FREEDOM OF INFORMATION AND PRIVACY ACTS

SUBJECT: BARKER/KARPIS GANG
BREMER KIDNAPPING

FILE NUMBER: 7-576

SECTION: 239



FEDERAL BUREAU OF INVESTIGATION

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section number.	239
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December 4, 1934,

Mr. R. J. Commelley, Federal Bureau of Investigation, U. S. Department of Justice, 1448 Standard Building, Cleveland, Ohio.

Re: GRORGE TIMINEY, with aliabes;
DR. FOSETH PRIMERAB.
FOSITIVE, I. O. FLESS ETHAPIES, MARBORING OF FUSITIVES,
COSTRUCTION OF FUSICE,
MATIGNAL FIRTARIES ACT.

Dear Sire

On December 8, 1936, Miss Junnita (Bobbie) Roblette, Toledo, Ohio, telephoned the Bureau from that city and talked with Mr. R. C. Surea.

Miss Robletto advised that she was all upset ever the recent publicity which appeared in the Toledo papers concerning information she furnished to the Bureau regarding the location of Harry Campboll. She stated that since the apprehension of Harry Campboll she had been unable to secure employment and as a result she was in financial distress and wanted assistance from the Bureau. She was specifically asked just what she desired of the Bureau and she stated that she wanted money, but she did not mention that she believed she was entitled to the \$2,500 reserve efferred for information leading to the apprehension of Harry Campbell although she undoubtedly had this in mind.

The report of Special Agent R. J. Wynn, Cleveland, Ohio, dated May 19, 1936, contains the information obtained by interview from Miss Robletto and the review of this report indicates that Miss Robletto reluctantly furnished the information to Special Agents J. M. Jones and R. J. Wynn which resulted in the apprehension of Compbell.

RECORDED & INDEXED ? 7-5/6-13

It is requested that you furnish may statement of your views as to whether him Roblette should be emperated for her services.

Yory truly yours,

SC - Cineinnati Chicago

John Edgar Hoover, Director. 1 1 157

K.

FEDERAL BUREAU OF INVESTIGATION

	Form No. 1 THIS CASE ORIGINATED AT CINCIL	IMITI, CHIC		FILE NO. 7-2		
	REPORT MADE AT	DATE WHEN MADE	PERIOD FOR	REPORT MADE BY		
	LITTLE ROCK, ARKANGAS	12/3/36	11/23-30/36	D. P. SULLIVAN IN		
1	THE GLORGE TIMINEY;			CHARACTER OF CASE		
mail of	DR. JOURN P. MORNY, with alieses - FUGITIVE,			KIDMATING; HORBORING OF FUCITIVES		
	I. O. # 1232; ET AL;			OBSTRUCTION OF JUSTICE;		
	EDWARD GEORGE BREWER - VICTIM. NATIONAL FIREARLS ACT.					
k P						
	synopsis of facts: Telephone taps installed on telephones					
			d 446, telephor			
`	Police Department and City Jail, and					
*	on telephone number 648, telephone of					
	Meyor Leo P. McLeughlin, Hot Springs, Stranger, on November 23, 1936. Twenty-					
	four hour surveillance of these telephone					
	taps are being mainteined; pertiment					
	conversation overheard and information					
7.	concerning identities of various police					
	officers, and activities in the Police					
	Dejertment and Mayor's Office set out, to page &					
	·		tre.			
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	1 - 2 - 1			ϵ_i^{λ}		
-	FEFERENCE: V	deportant Spec	icl Leont 3. K	Sullivan,		
		ittle kock, A	rkansas, dated	12/2/36.		
}		(2)	The street of th	, <u>, , , , , , , , , , , , , , , , , , </u>		
	DETAILS:		コスラ今 宝			
				of from the Imperi by teletype		
	Authority having been received from the Bureau by teletype					
1	dated November 20, 1936, taps were placed on the following telephones, located					
4 6	at Hot Springs, Arkansas, by Special Agent J. M. Jones on November 23, 1936s					
	Hot Springs Police Department,					
e sport s	Telephone number 123.					
		rerebuone nomo	1	~		
	Chief of Police Joseph Wakelin,					
		Lejeb; one vimip	er 446.			
- X	2.11	ayor Leo Polis	cLaughlin,			
	APPROVED AND : / / /	Secret Veril	1	DO NOT WRITE IN THESE SPACES		
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	4 little Abek					
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	H & GOVERNMENT PRINTING OFFICE 7-904					

All of the three above named telephones are located in the City Hall in Hot Springs, Arkenses.

The point of surveillance for these three telephone taps is located in a furnished aptrage at 207 Laurel Street. This address is located approximately three and one-half blocks from the City Hall at Hot Springs; the cottage being located on a side street where there is little traffic. The occupants of surrounding houses are either tourist or negroes, and it is improbable that there would be any reason for any suspicion becoming attached to this point of surveillance. On November 24, 1936 Special Agent H. A. Snow, Kansas City Field Division, and Special Agent G. R. McSwain of the Oklahoma City Field Division took up the surveillance on these telephone taps. Upon instructions of Inspector E. J. Connelley, Special Agent Jehn L. Madala reported at Hot Springs, Arkansas, on November 28, 1936 to aid in the surveillance of these telephone taps which are being maintained on a twenty-four hour a day basis.

Because of the numerous telephone conversations heard over the above mentioned telephones a longhand log is being maintained by the agents maintaining these taps. A copy of this log is being retained in the Little mack Field Division file, and a copy is being forwarded to Inspector 1. J. Connelley for his information.

It was noted that both telephoner, numbers 123 and 446, apparently are located in the Mot aprings Police Department. Both of these telephones also appear to have extension-telephones located in the City Jail it has been noted that persons at either the Police Department or the City Jail are somewhat backward in engaging in confidential conversation over either of these two telephones for reason that someone might possibly be plistening in on the extension telephone.

The following conversation of interest to the investigation to be conducted at Eot Springs, Arkansas, are quoteds

November 25, 1936 - 8:30 A. L. - Telephone # 446

INCCLIN.G

City Jail
Is Arch there?

Minut Tailer: No.

Is butch there?

Light Sciller: No.

well listen this is Warl (Forsher. Tell Duton or Tucker to take care of a ticket when it comes through this morning. (APC up.)

The above telephone conversation apparently has reference to a traffic ticket which he received and which he desired to be "fixed".

Hovember 25, 1936 - 3:55 P.K. - Telephone # 446

HICOLING

Akers: City Jail.
Man: Dutch?
Akers: Yes.

Men: Say, I've got a telegram here I want to give you.

Akers: What's it all about?

Yen: Weit and I'll read it.

Telegram - "TELEGRAM FROETVED STOP STOCKS TIED UP AT PRESENT TELL DUTCH
TO ADVANCE NECESSARY FRIDS TO RELEASE INC MY WORD IS MY

DOID WILL COTTLE WHEN I RETURN

L M STRAUSS WM PEIN HOTEL

LOG ANGELES CALIFORNIA

Dutch: I'll wire him.

han: I wish you would. It's only \$150 - don't twist me up.

Dutch: all right.

The above telegram apparently has reference to some criminal who is in juil at Los angeles, California. In view of the known close association of Chief of Detectives Herbert "Dutch" where with nationally known confidence man, it is probable that L. M. Strauss, the sender of the above telegram, is also a confidence man. By letter dated November 27, 1936 the Los angeles Field Division was requested to make a discreet inquiry at the William Penn Hotel to learn the identity of L. M. Strauss, and to ascertain the identity of "Mac" also mentioned in the above telegram. In the same letter the Bureau was requested to check its files of known confidence men for information concerning Strauss.

November 25, 1936 - 5:50 4 14 - Telephone # 446

INCOLING

Sgt: Hello.

Crawford: This Crawford at the Couthern Grill. A man here won't pay off and

we want him put in jail.

Set: OK.

The bouthers call rentioned in the above teleph ne conversation is a restaurant located on the ground floor, directly beneath the Southern Club, a garbling establishment, operated by Milliam S. Jucobs. It is possible that Drawford, mentioned above, desired that the party be arrested because of the failure to pay a gambling debt.

November 26, 1936 - 2:10 P. K. - Telephone # 446

INCOLING

Man: This is Rabbit Calling - are any of the boys around?

Man: No, there isn't.

Man: Well, I would like to have someone come over to work in my place for a

couple of hours.

Man: Well, there is no one here.

Man: Is Davis or Cecil there?

Man: No.

Man: You know where I can get in touch with either of them?

Kan: No.

The man named/"Rabbit" mentioned in the above telephone conversation probably is an employee of a gambling house in Hot Springs, Arkensas; it has been reported that members of the Hot Springs Police Department frequently relieve employees of gambling establishments for lunch periods, and at other times, especially during the busy season.

November 28, 1936 - 5:25 F. M. - Telephone # 446

nicamis

ien: Is Mr. Akers there?

L'an anemers: No he is out home to supper.

Man calling: What is his number.

Men: 666 is his number.

It appears that the above mentioned telephone # 665 is an unlisted telephone located in the residence of Herbert "Dutch" Akers at 345 Harrell Avenue, Hot Springs, Arkansas.

November 26, 1936 - 6:15 P. M. - Telephone # 446

OUTGOING (did not get number, probably to the Hatterie Hotel)

Mon: Is Grace there?

Grace: (Goldstein) Hello, sober?

Kan: Yes,

Grace: I'll see you like hell. That all-night business gave me hell. We had a wonderful time. The Belvedere closed at 2:00 A.M. and the bunch came

- 4 -

Grace: Yes, But he got lost, We had prizes up and a cigaratte outfit. had to pay for a prize too, a lay. Has her Connie A(Morris) won a palze, a pairof step-ins. She has few drinks and got on a chair, took off her clothes and put them or told me today that he only had time to get home, take a bath and report for work.

Well, he did not get here until noon. Did get drunk? Man:

Grace: No, he didn't have a drink. We had Scotch, Rye, Searrem's, coctails and everything. I got to bed about 8:00 A. M. They are having another party (phonetic) and Connie did a dance. Connie put on a hula skirt, Sobbie was there,

Man: You meen

Crace: Yes, that's the follow. I called you this afternoon, but you weren't in.

No. I was at home. Man:

Grace: You didn't show them that house on the hill did you? He. Ha. (probably referring to Hoodcock home).

No, we went down to Malvern.

Grace: (Talked about good time at party)

did not come up. He was the only one missing. We had three maids working last night and they were kept busy mixing and serving drinks. We could go out for a little tonight but not for longe

L'an: That is up to you.

Grace: We are having a party tonight to entertain the chauffeurs and there a

bunch of them. We had better make it tomorrow nights

OK. See you tomorrow night. Man:

The persons engaging in the above telephohe conversation apparently are Grace Goldstein, operator of the Hatterie Hotel at 2332 Central Avenue, Hot Springs, Arkanses, and The party mentioned apparently took place on the previous evening or november 25, 1956, and appearently was given to celebrate the birthday of Connie Morris, a prostitute employed by Grace Goldstein,

Hovember 24, 1956 - 12:15 P. M. - Telephone # 125

INCOMING

Man: Hello

Girl: Hello - say Robert talked to that fellow -

Men: Tho - the little one?

Girl: Yes - He saw him down on Central Street. Pobert just called me - He said the fellow said "You can't get blood out of a turnipe"

min: Did Mobert follow him to find out where he is staying? Girl: Yes - for awhile but the fellow is just loitering around. Man: Well, if Robert calls you again find out where he is and call me, The above conversation apparently has reference to an attempt on the part of Robert, (last name unknown) and someone at the Hot Springs Police Department to "shake down" the individual mentioned in this telephone conversation, November 24, 1936 • 6:40 P. L. + Telephone # 125 CUTGOING Kan: 3421 Girl: Hello Tell, how are you? Kan: Cirl: All right - first time I've answered the phone this afternoon Saw you this afternson Ken: You see everything. Don't you? Girl: Connie's here and says tell you that you see everything too - (Jokes) -Connie's going to have a party - Names from Southern and Belvedere - Your som vill get an invite. Heard where M yor sued for divorce - Might have a chince not. That's what we were doing yesterday - serving papers on him. Connie: Are you coming to party? Man: Better not come - we might all get pinched - you know someone has to stay on the outside and keep that from hapmening. Arch only one here now -Cirl: Hope you feel better - don't take any wooden nickles. Telephone # 3421 is listed to the Hatterie Hotel, operated by Grace Goldstein, and the above conversation probably was between Grece Goldstein and The Southern and Belvedere mentioned probably has reference to the Southern Club and the Belvedere Club Cafe, both gambling establishments located at Hot Springs, Arkenses, and both reportedly operated by William S. Jecobs, who, it is said, practically controls gambling in that city. November 25, 1936 - 4:45 P. M. - Telephone # 123 INCOLUNG Man: Chief's Office Woman: Let me speak to the Chief. just : minute Objet addelin: Lello meman: Mallo - mon do you feel? .//./lim: Not muc'. inte o cold; 7 LF:

ard Mar. Res.

Woman: Well - I just was wondering how you were and thought I'd call up.
I'll be glad when you are well again.

Wakelin: So will I

Wor un: Call me sometimes - won't you honey?

Wakelin: Yes -

woman: Guess you can't talk much - I'll let you go - so long, honey -

Grace Coldstein and Chief of Police Joseph Wakelin probably were the two persons engaging in the above conversation.

November 25, 1936 - 7:00 P. L. - Telephone # 123

DICOUNTRG

Man: Hollo, Chief's Office.

Lomen: (elderly) - The officers were out here after that drunk - why don't

you go down and search Jim Pepper's place. That's where the whiskey

18,

Man: Retve seerched that place a hundred times. See if you can find out

where its hid.

horva: No I can't but I know that's where the whiskey is. I used to work

near there - he gape you officers not to bother him. I know.

I know who this is now. Shut up that kind of noise or we'll come out

there and put all of you in jail.

anah: hung up.

Note should be made of the allegation made by the woman calling above that the person operating Jim Pepper's place was paying off officers of the hot Springs Police Department, and the threat made by the person answering the telephone at the Not Springs Police Department to throw her in jail if she continued making such allegations.

Hovember 27, 1936 - 2:19 P. M. - Telephone # 123

INCOLING

akers: Lello

Cocil Brock: Dutch this is Cecil.

Akers: Just minute Cecil while I close the door.

Cecil: You can squeeze one of these things for \$5.00 or \$10.00.

Akers: I'll be rite over to see what I can do.

to chave conversation apparently has reference to an effort on the just of claim income, in charge of the Identification Unit of the lot of the office hopertaint, and Chief of Detectivies herbert "Dutch" Asurs

to "shake" somebody down for \$5.00 or \$10.00.

November 27, 1936 - 2:30 P. M. -Telephone # 123

DECOMMENS

Woman calling: Is Chief Wakelin there?

makelin: Hello

Woman: Joe, someone else is checking up on those cars, and I'm worried,

Wakelin: Do you know who it was?

Woman: No, I don't, but he asked me all kinds of questions over the

telephone. He said he would be up this afternoon.

Wakelin: Don't tell him anything unless he tells you who he is.

Are you sure those 2 cars are C. K.

Makelin: They checked through all right.

womin: You know those recole are from Chicago, and one of them has Kansus License Flates on it.

Wakelin: That's all right, maybe he bought those plates while he was in Kansas

around license time.

Well Jos, I'm wormied. He asks all kinds of questions.

subclim: low cull me so soon as he leaves, and let me know what he had to say.

The above conversation indicates a possibility of Chief of Folice Joseph Wakelin being in some way engaging in a "hot car" racket.

November 27, 1936 - 4:40 F. M. - Telephone # 123

OUTGUING

Akers: Called 1037

Girl: | Emory and Ridgeway (Attorneys)
Akers: | Speak to Lr. Emory.

Emory: Eello.

Akers: Emory there was just a wreck out at grove and Pleasant. The Brown boy and the other people were sent to horrital. Thought you would like to know.

Lmory: Thanks Dutch -

Apperently Chief of Letectivies Lerbert "Dutch" Akers is closely associated with the above law firm of Emory and Ridgeway, which firm is located in the Citizens Building, telephone number 1037, Hot Springs, Arkansas.

Reventer 27, 1936 4 5:10 P. M. - Telephone # 123

Amore: Oblling 184.

An energine: Oity Olerk's Office

Akers: What is the regulation on fur cost salesman.

Man answering: It's \$2.00 per day while they are selling in town, but we usually charge \$25.00 when they get here. That way we can make more money, for as a rule they stay only 3 or 4 days a week at the most. What's the matter, are there any in town.

Akers: Yes, four of them.

Man Answering: Well, collect from them - that's \$100.

Akers: 0.K. Thanks a lot.

Apparently the Police Department and City Clerks Office are engaging in a petty racket of collecting exorbitant fines off of street pedlers arrested for not having a license to operate in Not Springs, Arkansas.

November 27, 1936 - 9:15 P. N. - Telephone # 648

OUTGO II:G

PJC

The above mentioned telephone conversation overheard on telephone # 648, listed to Mayor Leo P. McLaughlin,

Ek vember 28, 1936.

DPS:ADII

4:00 %. M. Incoming on telegrane #123.

Arch Cooper:

City Jail.

Judge Leagerwood: Say Irch, do you have a warrant there for Mrs. Shannon

for obtaining money under false pretenses.

Arch Cooper:

Yes, I have.

Judge Leggerwood: Put it in your pocket and don't serve it. The lady end

her son will be up Monday.

J

4:03 F. M. Outgoing cell on 123.

, wovember 28, 1030

Arch Cooper:

No. 741 (This is leagerwood's number). Ify Judge, this is Arch again. Dr. Housey swore out a warrent for his

wife. That do you want us to do with it?

Judge Ledgerwood: Don't serve it on her, and have some one call Doc and

The Ledgerwood mentioned in the two stove telephone conversations undoubtably is Sity Judge Vermal S. Ledgerwood. It has been learned from a surveillance on the taps being maintained at Hot Springs, Arkensas, that Judge Is sprwood a country uses the Mayor's office in the City Hell at his office each morning. The conveniations quotes above indicate that largerwood, in certain cases, gives orders to withhold warrents that should be served on certain persons.

4:10 P. M. Outgoing call on telephone #125. November 28, 1736

Chief Wakelin: Calling 3421 (Matterie Hotel). Asked for Grace.

Grace:

Hello.

Warelin: Grace:

How ere you, Hon?

I'm tired - went to the Belvedere lest night - had let to doll and comblet. Didn't get in until leter

Wekeli::

I must feel so good either. Was a could of teeth willed

yesterday.

Grace:

I need some work done on mine too.

hakelin:

I won't be able to see you tonight. I'm going away with

It is indicated from the above telephone conversation that Chief of Police Juscy Windelli possibly may be affected of an investigation conducted by Sovermant Agencies.

6:02 P. E. Outgoing on telephone #123 or #446. HAD

Roventer 29, 1936

6:35 P. E. Outgoing on telephone #123 or #446. November 28, 1936

HAS

9:59 P. E. Outgoing call on 123. November 28, 1936

The Deliver of the possible of the first of the first

description of them. Seid they were a couple of slickers and to watch out for them.

.att: J. H. Dutch, we'll do that - thanks for the tip.

10:01 . 1. Outgoing on 123. November 13, 1136

> Abers celling 800 (Miller's Ciger Store). He telks with Herry Ileahstone there and warms him of the stove two mentioned fellows. Toll him to watch the poker games. Harry thanked Akers for the i_..

The Belvedere Club Cafe and Miller's Cigar Store, called by Chief of Detectived Herbart "Dutch" Akers, are both gentling places which ere reportedly operated by William S. Jacobs.. It is apparent from the above conversations that Akers in closely associated with both of these of places in view of the precentions has, apparently, took to see that either of these two gambling places would not lose money through the operations of some "sharp shooting" gemblers.

November 23, 1936.

12:55 P. M. Incoming on 446.

Men Calling: Is Cacil there? (He comes to the phone)
Cacil, this is John Maines talking. Have you got a woman there

in jail?

To, she is I ow. Casil:

what's she charged with? Erines:

Destruction of property. I also have a werrant for you, John. Cecil:

You better hide out until tomorrow.

J. L. Inible in them, say a ruce of mobile book for this

• • •

The state of the following the five of the state of the s

6:14 1. 11. Incoming on #123 havember 29, 1936 £.... City Jail. Tucker: Mergaret Sugg: Is Chief Wakelin there? Wekelin: Hello. Lr. Wakelin, this is Hergaret Sugg. I work for Dr. Wade M. Sugg: at the Clinic. Er. L. Alton Dingley, the new Kanager at the Clinic was given a ticket last night for speeding and put up \$5.00. He has only been here several months and he doesn't went Dr. Wado to know about it. Is there enywey you can sirenge so he won't have to appear in Court in the morning? All right, I'll take care of it and I'll try to get his Hekelin: £.00 back. Thank you so much lir. Wakelin. M. Sugg: .enewher 2., 1.88 E::O A. E. Incoming on telephone goes - Temphone of her or hes re more upuline Œ... Mayor: Hello. Lorvey: Is Julie Ledgerwood in? Layor: Yes, just a minute. Ledgerwood: Hallo. Hervey: This is Hervey. I've got a ticket for parking too long in front of Bank yesterday. Ledgerwood: All right, leave it there. I'll get it. 6:45 P. L. Cutgoing on telephone #123 or #446 **GE77** November 29, 1936. 2202 R Akers: Campbell: Hello. Hello Tim. The motor bis from Little Rock ran off the road this afternion and about 12 persons are in the healital. I talked to the Mayor and he said get you to go up and see if a few cases cen't be fixed against the Dus Co. Compbell: Yell, I don't know w ether I can do that - I have represented the Converse - we first swipp fees - action both sides. Call to be a first order to meet a converse of the meet and the argument of the meet and the argument of the meet a converse of the meet and the argument of the argume

\$ 2

10 all 11, 27 %.

Akers: 500 Mayor: Hello.

Akers: Dick is tied up and Campbell cen't hardle, says he may represent

the Compeny.

Mayor: Who are they?

Ahers: (read list of victims)

Mayor: Yell, try to contact them yourself and tell them to make no statements and sign nothing until they've talkel to us.

November 30, 1938.

2:00 P. M. Incoming on #640, telephone of Layor Lee P. McLaughlin

Moleughlin: Hello.

Len: Did you went to see me Leo?

Molaughlin: I just wented to let you know something. Heep it quiet. I

on't trlimbo not recruse to a people are reming in soom.

Life, a name or subting an outfit to buy the station offself.

It was not not seen november and needs of the other contracts.

Sime make bome buring for our collyco.

Hen: O. H. I went sepanything about it. When can I see you? Will

you be in your office tonight?

Folloughlin: I'll be down town tonight but not in my office.

Is: I'll see you improve might before comball meeting. Relaughlin: /// right. Dai't sey amything about it.

In the above conversation Mayor McLaughlin apparently talked with one Jack Comptell, an attorney of the law firm, Vamubell & Manor, Citizens Euilding, Hot Springs, Arkansas. This conversation probably refers to the purchase of Radio Station KTHS, the property of the City of Hot Springs, grkenses. The sale of this Redio Station is presently pending and newspaper reports indicate that two parties were negotiating for the purchase of same, Col. T. H. Marton of El Dorado, Arkansas, being one of the prospective purchalers. It appears that Col. Barton contracted with the Board of the Chamber of Commerce, hot Springs, Askenses, to say \$75,000.00 for this Radio Sudvice, but the membership of the Chamber of Commerce repudiated this contract and are opposed to the sale of the Radio Station. As a result of this controversy between the Foard and the Membership of the Chamber of ism some, the eleven selects of the local resigned their positions on or on it position 1, 1980. It will signed that origin while come film one The length 12 king in thing to take a tritage of the authorization to the authors. the sale Station themsives for their contractions of the charge of a spate

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has lean maintained on the telephone taps at Hot Springs, Arkansas, considerable information has been obtained concerning the identities of various members of the Police Department and Mayor's Office of Hot Springs, Arkansas. A memorandum containing the following information was submitted by Special Agent John L. Madala.

JOSEPH WANTELIN - CHIEF OF POLICE

Chief mekelin spends very little time at the Police Department, possibly on account of his week physical condition. It appears that he was involved in an accident a short time ago, and has injured his left side. It he receives very few calls over the police phones.

- 67C

HIRELET "DUTCH" ALLES - CHIEF OF DUTCOTIVES

"Dutch" There appears to be the figure head in the Police Department. They cold him in regard to all laportain matters and case, and his condiscens to be a theritative. Namy women call and ask for Dutch Akers, and the seldom discuss their business with him over the telephone. It is not known whether these words are informants of Akers, or whether they are consorts of his. Akers is usually at the police station all day, except when he is out on calls or making contacts. He usually leaves for dinner around 5:45 P. M. and returns to the station in the evenings. He and Cecil Erock appear to be very close.

Twas n to the "Dutch" thers spills considerable time at the first Springs Conjectionar, Ditizens Cigar Store and the C. J. Leanter Cigar Store. He resides at 34t Harrel Avenue, Hot Springs, and his home telephone is \$355, which is unjutlished. He has a maid working in his home. Akers recently purchased a lot from Alfred Stick, and has building something in the

occin para rije bil i mark til na jouer och Munterhalder. De loes Octiv och und still sin miller en brank att miller til et gliebber general Muster

ing and the control of the control o

Akers are very close, and some of the conversations between them indicate an understandable confidence. Brock usually reports at the police station around nine o'clock in the morning and remains there all day until dinner time. Some evenings he returns to the station. His home telephone is #1402 which is unpublished. He appears to be married. It was noted that many girls call him at the station, and it is not known whether these women are informants are consorts of his.

570

o counting refer to the aspect of the process

ARCHER COURTS - DAY CAPT. OF POLICE

Persons

This individual is also referred to as Arch Cooper and Capt. Cooper. To come on duty at 9:00 f. W. and goes off duty at 9:00 p. M. or thereabouts. The receiver frequent to high the cold to their time over the bound of the conglaints. It was observed that object the state of the conglaints over that object the conditionally product business over the tale home in the police station. He is married and resides at 124 Kenwood Place, telephone #3339.

HARRY H. "CURLY" LVANS - DETECTIVE

This officer is usually referred to as "Jurly" by those who call him over the telephone. He comes on duty at 9:00 A. M. and goes off duty at 9:00 F. M. He also frequently answers the telephone, particularly #123. It is not known for certain whether he is married, but telephone calls indicate this.

JOE L. SCOTT - PATROLLIAN

This officer is usually referred to as Joe or Mr. Scott. He comes on duty at 9:00 A. .. and goes off duty at 9:00 P. M. He drives the red car of the Est Springs Police Department, and more or less locks efter traffic violations. His fartner is officer Floyd Davis. He spends most of his time on the street; in a red Police Sefety car. Scott is married and resides at 1102 Garland Avenue, Hot Springs, Arkenses, no telephone.

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Till itt in the limitally metabode to we it will. In this explicit, the limit of the meaning of the source

the Hot Springs Police Department with Officer Scott, and they hendle probably all of the traffic vicletions. It espears that he spends most of his time on the streets riding around in the rea car.

GARNETT LOORE - DETECTIVE

This officer is usually referred to as Garnett by those who call him over the telephone. He is the son of Night Captain Fot Moore. He comes on duty at 9:00 A. M. and goes off duty at 9:00 P. M. He answers the telephones occasionally, and frequently goes out on calls. He spends his time equally in and out of the station.

It is not known whether he is married. His home address is 609g Central Street, Hot Springs, Arms as, no telephone number.

Y BUGLILIAN - DETECTIVE OR PATRICLIAN

The first name of this officer is not known, nor is it known whether the leaderstive or privalent. To appears to work with Officer Turky Evens, and a proseived very seconds over the police places. Temp little is known to a till officer.

FRAUE H. AUCIER - DAY JAILER

This individual is usually referred to as Tucker over the telephones. The answers all incoming calls over telephone #460 letween 9:00 A. M. and 9:00 P. M. He is married and resided at 312 Pleasant Avenue, Hot Springs, Arkenses, no telephone.

ROFERT L. MOORE - NIGHT CAPT. OF POLICE

This officer is usually referred to as Bob Moore or Captain Moore. He is the father of Officer Gernett Moore. He comes on duty at 9:00 P. M. and goes off duty at 9:00 A. M. He is the boss at the police station during the night. He ensures nearly all of the telephone calls coming over telephone #446 at night. When he is not at the station, he can usually be found at Tiller's Gigar Store. He is nearled and his wife at parts to work in the City Top Pound Coffice. His home address is 628 and Street, Het Springs, Arkenses, telephone #1500. Capt. Hoore receives frequent calls from women, and it is not known whether these girls are informants or his consorts.

الرابية . من والمرافعة مستماسة الأسطال المستمالية المرافعة ...

This officer is wellig referre to as this to see a security to the telephone. In goes in Act, at all 1. In the goes off rat, at a security selection was as tale, and or all, we less that for this. In the security

Officer Preston Griffin, and these two enswer most of the complaints which are rejistered during the night. Nothing, else is known about him at this writing.

PARESTON CRIFFIE - DETECTIVE

This officer is usually referred to as Iras; by those who call him over the telephone. He goes on duty at 9:00 P. M. and goes off duty at 9:00 A. M. He wery seldom answers the telephone, and only talks over it when some one calls him. He works together with Officer Andy Irwin, and they answer most of the complaints nade during the night. They get their orders from Calt. Bob Boore. Criffin is married and resides at 501 M. Brand Avenue, Hot Springs, no telephone.

EL LOGIRS - LLIVILIANT

This officer is usually referred to as Rogers over the telephone. He enswers the telephone on line #123 when Capt. Bot Moore is not there. He expears to be until notward to Moore during the night. He comes on duty at 9:00 P. K. to puss off int, at 9:00 P. M. to it implies and relief at 600 con purset, had a playing, belief to a feet the first and the first property.

GEGLGE KIUUNG - PATHOLLAN

This officer is usually referred to as George over the telephone. He var a ldom answer the telephone, end var few calls are received by him. Wery little is known shout him, and it is believed that he welks the test at night between 9:00 F. M. and 9:00 A. L. He is married and resides at 520 Fullman Street, Hot Springs, Arkensas.

JOHN LIFRAY - PATROLMAN

This officer is usually referred to as John over the telephone. He works together with Officer Bill Abbot, and they apparently walk the beat, as they report in every hour on the hour, leaving the telephone number of some place of business in town where they could be reached. This officer reports for duty at 9:00 I. M. and goes off duty at 9:00 A. M.

WILLIAM ST ABBOTT - FATROLIAM

This officer is usually referred to se Bill over the telephone. He can a localized loss large, and the relationship to the test, so it was have to the continuous for the energy section of the continuous telephone. The continuous telephone and the continuous large section of the continuous telephone at the continuous telephone. The continuous telephone at the continuous telephone. The continuous telephone at the continuous telephone. He can be continuous telephone.

OWEN CORRINGTON - NIGHT JAILER

This individual is usually referred to as Corrington over the telephone. He comes on duty at 9:00 F. M., relieving Tailer Tucker, and goes off duty at 9:00 A. M. He answers all of the calls coming over telephone [446. He is married and resides at 600 Ouachita Street, Hot Springs, Arkansas, no telephone.

LCUIS HINTE - POLICE JANTOR

This individuel is usually referred to as Louis over the telephone. It will be noted that his name is occasionally mentioned in the logs. He appears to be junitor, and probably cleans up the entire City Hell. He works with a man named Jack, last mane unknown, whose name also is occasionally mentioned in the logs.

IE. F. McLAUGHIR. - MAYOR

This individual is usually referred to as Leo or "The keyor" by those pursons who call him over the telephone. He is usually in his office in the City will have 3:01 heart to now every by. It is to listed that he sponds very little time has office in the error for intical Fank Fuilling, as at no time as yet did his because, call that office to get in touch with him. In or left unfailing appears to spend most of his time at home during the evening, and at times during the day persons are told to call his hore phone, #600, for contact with him.

He resides at Grand & Lalvern Streets.

HAZEI WARSH - WAYOR'S SECRETARY

This girl is usually referred to as Hazel over the telephone. She is the Expor's Secretary, and appearantly his only employee in his office in the Cit Hall. She appears to be well-trained in handling the Expor's affairs, and at no time will she furnish any information over the telephone unless she first is apprise of the identity of the caller. The will never furnish the layor's whereshouts to any person over the telephone. She answers all incoming call the Mayor's office, and is usually on duty from 9:00 A. M. to 4:15 P. M. 106 Mayor frequently talks with a girl named Vi who resides or works in the hold to I will may make the first of the phone #2234. She resides at 111 Woodbine Sect.

-- --

VERNON S. LUDGER COD - CITY JUDGE

This individual is usually referred to as Verne or Judge over the telephone. He apparently has some kind of an office in the Mayor's quarters in the City Hell, as it was noted he frequently receives calls over the Mayor's phone. He has made and received calls over this phone in the mornings between 9:00 A. M. and noon. Judge Ledgerwood also maintains an office in the Citizens Building, telephone #745. His residence is in the Como Hotel. During the past week he did not spend much time in the city. He is frequently consulted by police officers regarding disposition of complaints before service is made on them.

3

PARTON ANDERSON

This man has been mentioned in the Kenmo file as an associate of Frank Clark, who formerly was a slot machine "toss" at Hot Springs, Arkansas, the transfer adjusted of later less the clarkfile. He, appointly, still is friendly with layor token klin, who occasionably is still in contablication with all the order maddless of the Tare officest, telephone (2000, For Spring), whereas, and may presently be a Deputy Shoriff, as the Layor's office has reached him at the Chariff's office on at least one occasion.

From telephone conversations, everheard, it appears that Dayor Leo 1. Polaughlin is the atterney for the Caklewa race truck located at Not Springs, Arkanses, and that Charles Calla of St. Locate, Missouri, is the owner of this race tract. It is apparently maintained that this track will open for the season on Earch 1, 1937, and will run until April 3, 1937.

PENDING

JOHN EDGAR HOOVER DIRECTOR

Federal Burrau of Investigation Huited States Bepartment of Justice

Mr. Nathan

Mr. Tolson

Mr. Bauglman Mr. Cleg

Mr. Ena: Mr. For .rt

Mr. Gizvin Mr. Fa. 55

Mr. Joseph Mr. Litter

Mr. Nichole

Echlider Mr. Tamm Mr. Tracy Miss Gandy....

Mr. Coffey Mr. Dawsey

Mashington, B. C.

November 10, 1976

F.CE:IC

In commedian with the investigation of the indivi herbored minkers of the Margis-Berker and at Indeso and Clevella, this is her been determined that Bencom Groves, on ex-convict from the United is ter Panitanther, Allanta, Georgia, and from the Northcastern Penitantiary et le 1. time, leninglyenie, the firth proficient in the roblem of the coll in in at timesticalle, Chie on Lovenber 7, 1985, and that Bencon Crower Lie in a close account of Joe Roccoo, a subject of the himboring invertigation at toledo, Ohio and Cleveland, Ohio. Investigation is an additional conducted to determine the present viewed bour of lenson later is in a new later that the fact in individual will be indicted for a relating all Diagram and Larry, and office to the lease and Cleveland, Ohio.

Investigation at lockée has disclosed that Lendon Crewss is well-known to John J. McAlister, present associate of Leune Allen, corner parameter of Cretain George Timiney of the Tolede, Chio Police Department. Estadon Crews Las Esta (Cre operated by John Cores at Tolede, Chio, as being a close associate of leace. In organism has been obtained that Grover was frequenting the Lilling house, at tolede. Side as late as support 1956. Information Willing house, at iolade, Chio as late as August, 1986. Information also has been of thinse to the effect that Grover is a friend and associate of one Characte "Isider" with, the presently resides at the Algeo Hotel, island, help being a close associate of City Letective Art Lingendorf.

 L_{ω} and at Tol do while making impairies at the Identification bureau of the Tolede, Oldo Police legarizant, learned that a fugitive tractic rescriptive circular, with the photograph of bearon Croves has impact on October 1, 1976 by the Post Office Legarizant, office of the Inspector in Charge, Cinchnott, Ohio, statis, that Croves is wanted in connection with the hel up and robberg of the mail train at Carrettsville, this on Northler 7, 1075. This circular, which does not over a remark ten time of the mail train of the control of the loledour like Tolking of the control of the control

TELOPHED & INDE

Federal Bureau of Investigation

21. S. Prpartment of Justice Blushington, D. C. November 18, 1936

MEMORANDUM FOR MR. NATHAN

Reference is made to the attached memorandum dated November 10, 1936, addressed to the Director by Mr. Tamm.

It is noted that while Agents of the Bureau were making inquiries at Toledo, Ohio, it was ascertained that a fugitive wanted descriptive circular, with the photograph of Benson Groves, was issued by the Post Office Department, October 5, 1936, through the office of the Inspector in Charge, Cincinnati, Ohio, advising that Groves was wanted in connection with the holdup and robbery of the mail train at Garrettsville, Ohio, on November 7, 1935. It is further noted that this circular was received by the Toledo Police Department on October 24, 1936.

I have caused a search to be made of the files of the Identification Division of the Bureau and it has been ascertained that this wanted circular was never received in this Division from the Post Office Department or from any other source.

At no time was the Bureau requested by the Post Office Department to post a wanted notice against the record of Benson Groves.

Respectfully,

L. C. Schilder.

FIFE 17 1936

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7-576-13398

Mr. E. J. Connelley, Pederal Bureau of Investigation, W. S. Department of Justice, 1180 Enquirer Building. Cincinnati, Chie.

> Res GEOME TIMINER; Dr. Joseph P. (Moran, with alieses, Fugitive, L.O.slib2; Edward George brewer, Victim - KIDSA/ING: MARBORING OF FUGITIVES: CEETHOCTION OF JUSTICE: MATIONAL FIREARIS ACT.

Door Sire

The report of Special Agent J. V. Murphy, dated at Cleveland, Chio, November 8, 1976, contains information that the A; onts conducting this investigation at Toledo, Ohio, while at the Toledo Police Department, recently ascertained that the Post Office Department under date of October 5, 1936 through the office of the Post Office Inspector in Charge, Cincinnati, Chio, issued a santed circular for Benson Groves, who is mented in connection with the robbery of the mail train at Garretteville, Chie on November 7, 1985.

For your information, a copy of this circular has not been furnished to the Eureau and the Post Office Inspectors here not requested that a manted notice be placed against the record of Benson Groves.

Yeary truly yours,

John Edgar Moover, Mirector.

FEDERAL BUREAU OF INVESTIGATION

U. S. DEPARTMENT OF JUSTICE

CEO: ERA

Transmit the following Teletype message to: CLEVELAND

PEI DITROIT

DECEMBER 7, 1956

SAC CLEVELAND

PHONE. BREXII. REFERENCE IS MADE TO REPORT OF SPECIAL AGENT R. C. SURAN DATED AUGUST RIGHT, WINETERN THIRST SIX, AT CLEVELAND, OHIO, AND TO LETTER FROM CINCINNATI DIVISION TO CLEVELAND DIVISION DATED AUGUST ELEVENTH, MINETEEN THIRTY SIX, WHICH SETS OUT LEAD FOR THE DETROIT DIVICION TO INTERVIEW A. ARTHUR CARTER AT THE UNITED STATES DETENTION FARM, MILAN, MICHIGAN, RELATIVE TO BOTHE SECUPED INSUNITY FROM ARREST AT TOLPTO, ONIO, DURING THE YEAR NIMETERN TEIRTY TWO. CARTER RELEASED OCTOBER ONE, MINITERS THIRTY SIX BEFORE HE WAS INTERVIEWED. SUPERINTENDENT JOHN NIAM, UNITED STATES DETERTION FARM, TELEPHONICALLY ADVISED THIS OFFICE CARTER EVEN THIS MORNING AT SECON BOTEL, TOLEDO, OHIO, BY AN ENGLOYEE OF UNITED STATES DETERTION FARM. ENDEAVOR TO LOCATE AND INTERVIEW AS REQUESTED IN REFERENCE REPORT

AND LETTER. CC BUPEAU CINCINKATI INDEXED ST. PAUL CHICAGO Special Agent in Charge

XINDIANAPOLIS TIMES November 27, 1936

HOODLUMS QUIT

and Fingerprints Former Convicts.

Convicts.

Commissioner C. H. Barruss. The latter banged a fist on the top of his desk and shouted "politics must go. They have no place in a police department."

and disgruntled by charges that way of revocation of licenses—right gangsters have been given a same down the line, no holds barred and hand and a police-proof hideout, has started a cleanup.

The city's present mood is a conkidnapings, which gave St. Paul a and elaborate stage-managing with black eye the nation over. The dictographs the reform element resultant allegations of police alliance with big-time gangsters intensified civic displeasure.

St. Paul has become keenly aware

They had records of cryptic, cor-

Blot Machines Opated

Authorities have gone to great lengths in the cleanup. Not a slot machine or punch board is per-TOUGH TOWN mitted. The city has tightened enforcement of the liquor laws.

In fact, Police Chief C. A. Hackert St. Paul, Aroused, Registers Commissioner G. H. Barfuss. The

Chief Hackert declares the new drive has produced results, because, he adds, "the cheater gets it hard BT. PAUL, Nov. 27.—St. Paul, weary and square between the eyes in the

Trapped by Dictographs

First indication of the cleanup sequence of the Bremer and Hamm came when, through an intricate

that it has been a hideout for out-laws. This has resulted in an ordi-tween gangland and the high-ups nance requiring registration, finger-of the police department. The acnance requiring registration, linger—of the police department. The acprinting and photographing of every itual results, in the manner of disex-felon who is seen here. Attorionals and convictions were not never say it sounds "unconstitutional." especially astounding, but the effect was there. It impressed the public down. The city is "closed," they say, firmly. This, likewise, indicates the extraordinary nature of the lit requires that any one convictives of the police department. The accordinary in the police department. The accordinary interesting the police department in the property interesting the manner of discourse interesting the police department. The accordinary interesting the manner of discourse interesting the manner

It requires that any one convicted of a felony within the last decade must report, be fingerprinted, photographed and measured. He must report every change of address. If he fails—jail. And police so far have been highly successful in checking in the "forgetful" ones, much to the dismay and discomfort of the hoodlums. of the hoodlums.

1800 7-576-1337/X 6 5

Bovember 30, 1936.

RECORDED

7-576-13400

INDEXED.

Mico Juanital Robletto, / 437 Arcadia Street, Toledo, Obio.

H

139

Dear Madams

I so in receipt of your undated letter received by the Federal Bureau of Investigation on Movember 28, 1936, in which you transmitted a newspaper elipping from the Molede News-Bee, which states that you are the person she furnished the information which resulted in the apprehension of Harry Chamball at Toledo, Ohio on May 7, 1936.

I regret the publicity which has been given to this matter and I want to assure you that it did not emanate from the Federal Bureau of Investigation.

Very truly yours,

e arms s

John Edgar Hoover, Director.

Coffy CC - Cleveland

Figure Coffy CC - Cleveland

Figure Coffy Co

Sign.



The Toledo

Toledo and vicinity: Mostly cloudy with slowly

VOL. 61-NO. 284

TOLEDO, OHIO, TI

TOLEDO NUE AS MARPIS

perature and probably snow flurries Thursday.

, NOVEMBER 26, 1936

Entered at Toledo Postoffice as Second Class Matter Under Act of 1879

PRICE THEREE CENTS

tamuy, asking him to stay a her house that night-las May 7—the night Harry Campbell was captured here.

Thus she parted the two outlaws who might have shot it out had they been caught together. It was easy then. At 2 a. m., J.

Edgar Hoover, chief of all G-men, landed at Transcontinental Airport landed at Transcontinental Airpore in the specially chartered "City of Kansas" transport plane, sursequenced the apartment at 232 bell and his pretty Bowling Green bride from their beds.

When he had them, heavily port, Hoover and his men then saver swarmed into Miss Robleto's home at 439 'Arcadia Avenue, and carman.

man.
Campbell went on to St. Paul at then prison for the Bremer kidnaling; Coker went back to the Oker was state Penitentiary as bell, who had married a methought to be Robert Milli Please Turn to Page 4 d

Toledo Woman's Part in Capture of Campbell Revealed as District Attorney Winds Up New Investigation

Emerich B. Freed, United States district attorney le Toledo for Cleveland last night to prepare for a Toledo fe-eral grand jury the clean-up of the Karpis-Campbell casea clean-up made possible by a Toledo nurse who tricked or of the gangsters into the federal trap.

Juanita (Bobbie) Robleto was the nurse, a comely work an in her early 30's. She phoned Sam Coker, a gangster.

the pretext of sickness in h

439 arcaria C Irledo O his Edgul J. Hoover; dipt of Justice, and certainly in reed of your rulp immediately mount of article vi' jufel, thought I was are. my name want not officed i and all infidential. i enofages afarties correspondentes RECORDED & INDEXED 7-576-13400 of the to work. Very bruly yours

Federal Bureau of Investigation United States Department of Iustice

7-576 RCS:TD Mashington, D. C. December 2, 1936

MEMORANDUM FOR THE DIRECTOR

In connection with the harboring investigation presently being conducted at Cleveland, Ohio concerning individuals who aided and abetted Alvin Karpis, Arthur R. Barker and others of the Karpis-Barker gang, it has been determined that they frequented a place known as the Twilight Tavern. Two sisters, Sally Jackson and Florence Jasany, have furnished Agents with signed statements, showing the association of Tony Amersbach, Goorman at the Harvard Club, Sharkey Gorman, employee of the Harvard Club, and Art Hebebrard, operator of the Harvard Club, with Karpis and Campbell at the Twilight Tavern on occasions between the period of February 25, 1935 to October 1, 1935.

Information has been obtained that Tony Americach had been a customer et the Twilight Tavern for about four years and that subsequent to the first visit of Alvin Karpis and Fred Hunter to this tavern Tony Amershach advised Sally Jackson that she was lucky he steered such good customers to her tavern. It has been learned that in the latter part of March, or the first part of April 1935, Alvin Karpis and Fred Hunter arrived at the tavern at about 7:00 or 8:00 P.M. and at this fime they here accompanied by Harry Campbell; that thereafter in the course of the next month, Alvin Karpis, Fred Hunter and Harry Campbell visited the Twilight Tavern on several occasions and remained there overnight. Sometime in the latter part of April 1935, Art Hebebrand appeared at the Twilight Tavern between 3:00 A.M. and 4:00 A.M. and was accompanied by /lvin Karpis, Harry Campbell, a gambler from the Harvard Club known as Dan and a fifth individual who has not been identified. Sally Jackson in her statement relates that she was hesitant about permitting these individuals to enter until she recognized Art Hebebrand; that after Hebebrand, Karpis and the others were permitted to enter Hebebrand and Karpis proceeded to the dining room and ordered a quart of Scotch and instructed Sally Jackson to pull down all the shades in the dining room, lock the front door and not to let anyone in. Thereafter Hebebrand and Kerpis talked privately in the dining room and Art Hebebrand gave instructions to the Jackson woman that they were not to be disturbed; that Karpis and Hebebrand remained in the room for about an hour and thereafter departed, Hebebrand giving Sally Jackson \$20.00 in payment for the bottle of Scotch. "COTTED & INDEXED

. This is quite significant in that on April 24, 1975 the mail truck

ALL DINGIROSID

1 12/ - 17 NI WELL WOOD HOUSE

atr. Code s

at larren. Ohio was robbed and information has been obtained from John has that a hide-out was arranged in Cleveland, Ohio to be used subsequent to that robbery. Hebebrand several months prior to the apprehension of Karpis was interviewed by Inspector Connelley, at which time he vehemently denied that he had ever seen Alvin Karpis and refused to identify the photograph of Karpis as being a patron of the Harvard Club.

Tony Amersbach on one occasion stayed all night at the Twilight Tavern and slept in the same room with Harry Campbell and Alvin Karpis. The following morning after this occasion, Tony Amersbach asked Sally Jackson how she became acquainted with Karpis and Campbell, saying "How did you get acquainted with those fellows". Sally Jackson stated she did not understand this statement, as Tony Amersbach had brought them to her tavern in the first instance and advised her that they were "big time" gamblers. Tony Amersbach when recently interviewed likewise denied as: ociating with members of the Karpis-Barker gang, this interview being prior to the receipt of the information related above.

Sharkey Gorman on several occasions visited the Twilight Tavern for the purpose of meeting Karpis and Campbell and on the occasions when he would not find them there, he would appear disappointed.

E. A. Tamm

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7-576-13401

who ged to

7-576-3-6

Federal Bureau of Investigation

A. S. Bepartment of Justice

1448 Standard building, Cleveland, Ohio.

Movember

Personal and Confidential

Director, Federal Bureau of Investigation, Washington, D. C.

RE: BAHIID

Dear Sir:

Special Agents A. P. Mitchen and E. J. Wynn conferred with United States Attorney E. B. Freed of Clevelans, Ohio, and his assistants Mr. Gerald Openlander and Lr. Paul Manton of Toledo, Ohio, on Movember 23rd to 25th 1956, inclusive, at Toledo, Ohio, with reference to the evidence in connection with the harboring case at Cleveland and toledo. This conference was at the request of ar. Freed, who desired to to over the evidence with Agents Mitchen and Mynn, preparatory to coming to a decision as to those yersons he decided to name as defendants. REPORTED & INDIVIDUAL

In the discussion of the case, Lr. Freed took into consideration the Herborin; statute as well as the Misprison of a Felony statute. He pointed out that there are very few decisions by courts of appeal so far as these statutes are concerned, and that his opinions, to be set out below, were to be qualified in the future after he and his assistants has an opportunity to review decisions. Further conference with Messrs. Freed and Openlander is planned during the well of November 30, 1936. DEC 15 1835

First consideration was given to the evidence against those persons, other than members of the barker-Karpis gang and their women associates, who were in association with Karpis in the Korthern District of Onio. After considerin; the matter in detail, Er. Freed gave it as his opinion that George Lining, Theodore angus, Bert Angus, Lucian C. Fleving, Rene Holst, Hadeline angus, Ruth Wells, and Thelma Molst, were, at best, but associates of Karpis, and at no time did any act of a positive nature to afford them aid or assistance; that, unless decisions hold that open association, with knowledge of identity an outstanding warrant, constitutes harboring, no prosecution of these persons could be successfully had, on an indictment charging them with harboring Marris. He further pointed out, that in his opinion, knowledge of the identity of Larpis and the fact that a warrant was outstanding, was not sufficiently shown so far as these people were concerned, pointin; out that the warrant was issued for

Marpis on May 7, 1934, and that he moved away from Toledo, Ohio, on or about May 18, 1934, after which latter date there was no apparent association with those persons mentioned, with the possible exception of a contact at the Casino Club with Bert and Ted Angus on or about January 22, 1935, following the escape from Atlantic City, N. J.

On the question of knowledge of the fact that a warrant was outstanding, he was frank to state that he did not know just now far circumstantial evidence could be depended upon to show such knowledge. He expressed himself as doubting that evidence showing that some of these persons actively aided members of the Barker-Karpis gang, for whom warrants were not outstanding, which acts directly or indirectly aided Karpis, was sufficient to show that said persons were in a conspiracy with the members of the gang to harbor Marpis, stating in this rejard that the conspiracy itself, and the overt acts, could not both be shown by such circumstantial evidence.

With particular reference to Captain George Timiney harboring harpis, Ir. Freed went into a lengthy discussion on the question of motive, and gave it as his opinion that the evidence failed to disclose any motive, for Tiliney, as nead of the Hoodlum Equad, to harbor the fugitive. For example, he stated that if it could be shown that ritiney received money for falling to arrest hit, this would be a motive which could be argued to the jury. In general, he stated that it is very difficult to convict a police officer unless the prosecution can snow a strong motive. He considered the question as to whether the failure of a police officer, charged as was Captain liminey, with arresting noodlums, to arrest Marsis, granting that he had knowledge of his identity and the fact that a warrant was outstanding, was an act of herboring or misprison, or merely a nonfeasance, and whether he had, because of his official capacity, a greater duty than any of the other persons, and whether his failure to do his duty was of more significance than the failure of the others to act in the premises. He arrived at no conclusion, but stated he would search the authorities on these matters. He stated that he was at a loss to conceive of any overt act which could be alleged against liminey, and in this regard gave it as his interpretation of the law that overt acts must be charged as against every person charged in the conspiracy.

Considering the evidence as to frank Greenwald, he expressed the opinion that there is a case against him, but that it consists for the most part of his own advissions to agents, corroborated by evidence of his presence at the house of high parry with rargis and Cambbell in 1904 an 1905; that his acts aid not constitute moral turpitude inasmuch as it cannot be shown that he received any great remuneration, and that it was his guess that Judge Hahn, even if Greenwald was convicted, would not sentence him to more than sixty days in jail.

In so far as Colin lunro is concerned, Mr. Freed stated that the strongest evidence against him, to date, is the uncorroborated fact furnished by Frank Preenwald to the effect that on January 22, 1935, Colin Lunro called him to go to LaSalle, Michigan, to pick up the men who subsequently turned out to be Karpis and Campbell.

With reference to Ldward and Clara loGraw, Mr. Freed stated that it appeared that they could be charged with harboring alvin Marpis during the year 1935, but that considering the evidence in the best light for the Government, the question of knowledge was a doubtful quantity. He stated that in the event they were charged with harboring Alvin Marpis, and the other more notorious individuals at Toledo, Onio, not charged, the newspapers would undoubtedly carry comments of an uncomplementary nature in so far as the Federal Bureau of Investigation and the office of the United States Attorney were concerned and that, in his opinion, the Federal Judge would, at most, sentence Edward Coraw and Clara Hograw, if convicted, to small jail sentences.

With reference to the Cleveland situation, Mr. Freed was of the opinion that Arthur Wa Mebebrand, Anthony American and John F. "Thermy" Forman could be charged with herboring Maryis, but at the best the Government would have but an outside chance of successful prosecution, stating in this regard that he considered chances for conviction about ten per cent, leaving minety per cent for acquittal.

Considering the case as against Joseph Roscoe, with reference to Harpis, Mr. Freed indicated that inasmuch as Joseph Roscoe has been indicted in the Carrettsville, Ohio, Inil Robbery case, he did not think seriously of considering him with reference to the harboring situation.

The conference with Mr. Freed was concluded with arrangements made for further conference at Cleveland, Onio, during the week of Movember 50, 1936, at which time he proposed a further discussion of the case as to those persons who harbored Arthur R. "Doc" parker and Herry Jampbell.

On the whole, Mr. Freed, by his statements, indicated that he had serious doubts as to a successful prosecution as against any of the proposed defendants in so far as the harboring of Larpis was concerned.

As previously indicated, hr. Freed has not fully considered the case in so far as Campbell and Arthur M. "Doc" barker are concerned,

and his decision with reference to those persons who were in association with them and with Karpis, as mentioned hereinbefore, will depend to some extent on the decisions which he and his associates propose to review.

Very truly yours,

J. P. MAJ FARLAND, Special Agent in Charge.

ET::ih 7-1

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FEDERAL BUREAU OF INVESTIGATION

p-140-1400		Form No. 1 This case originated at	CINCINNATI, OHIO	• · · · · · · ·	FILE NO.	7-15 CK#:av			
_		REPORT MADE AT	DATE WHEN MADE	PERIOD FOR WHICH MADE 10/26/36;	REPORT MADE BY				
		NEW ORLEANS	12-7-36	11/28/36	C. E. WEE	13			
′		TITLE GEORGE TIMINEY; DR. JOSEPH P. MORAN, WITH CHARACTER OF CASE							
			IVE, I. 0. #1232;	et al;	KIDNAPING; OBS				
		EDWARD GEORGE	EDWARD GEORGE EREMER - VICTIM. JUSTICE; HARBORING						
*	G		MATICNAL FIREARMS ACT.						
	(,j.	SYNOPSIS OF FACTS: No automobile registered under name Milton Lett or aliases in Louisiana. Stop notices placed on 1935 Plymouth Sedan, Motor PJ-322772.							
\	-			77 70	•				
1 .		•		HUC		,			
	-			•					
		REFERENCE:	Bureau letter dat						
	•		Special Agent A.	Paul Kitchin,	Cleveland, Ohio,	9-8-36.			
	1*								
		DETAILS:	Special Agent J.	H. Mathia, at	Baton Rouge, Loui	siana, with			
	-		Mr. Percy Duprey,						
	``.		f Motor Vehicles t						
	*		ve been issued to						
)			ver, no registrati			ne description			
		of the ford Co	upe in this matter	contr pe toca	200.				
		in both Louisi	Stop notices have ana and Mississipp	been placed b i on 1935 Plym	y the New Orleans outh Sedan, Motor	Pield Division 27-322772.			
President			With reference to	Bureau letter	of July 28, 1936	17-576), the			
1		writer interviewed Mr. R. S. Calzada, owner of the "Roof Garden" located in							
		Gretna, Louisi	ana, directly acro	ss the River f	rom New Orleans,	Louisiana. Mr.			
		Calzada informed that when Karpis was apprehended and his picture appeared in							
	•	the paper, he and others connected with the "Roof Garden" identified the photo-							
-{		graph of Karpis as that of a person who had appeared there two or three nights previous to the apprehension and lost his money, amounting to only a few							
		dollers samble	ing, whereupon he	left and later	come back with a	woman and a			
		101111111111111111111111111111111111111							
مناهمينيكس		APPROVED AND FORWARDED	ECIAL AGENT	.	DO NOT WRITE IN THESE S	PACES			
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		COPIES OF TI	UIS BEBORT		/ · / · / ·				
		3-Bureau	1-Chi cago	1 /					
		2-Cleveland	1-Cklahoma City						
		2-Cincinnati	1-St. Paul						
			2-New Orleans	\mathbf{V}	~				
			OFFE PERMINA	1	12/1				
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pistol with a barrel about a foot long, it being an old model pistol, which he presented as security for a loan of approximately seven dollars. The loan was made to him, whereupon the man lost this money also, gambling, and made the remark he could have used the pistol to better advantage than by securing a loan on it. However, since the apprehension of Karpis this person has reappeared at the "Roof Garden" on several occasions and still is coming there frequently. Mr. Calzada said the man's name is "Harry" but he could not recall his last name. However, he has found the mon to be a First Assistant Engineer on the boat "NATCHEZ" of the Federal Barge Line.

Mr. Calzada stated at the time of the apprehension of Karpis it was common talk around the salcon and gambling establishment, which comprises the "Roof Garden", that the person who had been in was Karpis and he could not surmise who the unknown informant may have been.

Fred Mr. Calzada examined the photographs of Karpis and Hunter but could make no other identification than to say this "Harry" resembles Karpis somewhat.

Relative to the tracing of guns recovered from the possession of Karpis and Hunter at the time of their arrest at New Orleans, Louisiana, this investigation appears to be complete, as reflected by Dallas Division letter of October 30, 1936, Louisville Division letter 10-30-36, Oklahoma City Division letter of 10-29-36, and St. Paul Division letter of 9-17-36.

The New Orleans Division has not yet been advised as to whether the Los Angeles Division completed the tracing of the 30 Calibre Colt Automatic Pistol, Serial #106616. Therefore, a lead is being set out for that office to advise if it has as yet completed this tracing.

UNDEVELOPED LEADS:

THE LOS ANGELES DIVISION: If it has not already done so, will trace .38 Calibre Colt Automatic Pistol, Serial \$106616, which was shipped the (Harper & Reynolds Co., Los Angeles, Cal., April 17, 1930.

REFERRED UPON COMPLETION TO THE DIVISION OF CELCIE

Federal Bureau of Investigation United States Department of Justice

Mashington, D. C.

RCS:NE

December 8, 1936.

MEMORANDUM FOR THE DIRECTOR

Re: Tracing of firearms recovered from Alvin Karpis, Fred Hunter and Harry Campbell.

This memorandum is being submitted for the purpose of advising you of the results which have been obtained to date regarding efforts to trace various firearms recovered from Alvin Karpis, Fred Hunter and Harry Campbell.

Machine Gun No. 950

This machine gun was formerly in the possession of Alvin Karpis and was turned over to Special Agent in Charge Chapmon Fletcher by Grace Goldstein subsequent to the apprehension of Karpis, and forwarded to the Bureau under date of June 6, 1936. To date, the information concerning the source of this gun is somewhat conflicting. It appears that on or about June 15, 1921, the United States Customs officials of the port of New York seized from the S. S. Eastside at Pier No. 2, Hoboken, New Jersey 495 Thompson submachine guns, as it was believed the S. S. Eastside was destined for Ireland. The Department files contain the information that on or about January 15, 1921, one Frank Williams, whose real name is believed to be Lawrence DeLacey or Pierce, came to Washington, D. C., and contacted George Gordon Rorke, requesting Rorke to purchase for him 100 Thompson submachine guns and offering Rorke a commission for putting the deal through. Rorke enlisted the services of Frank Ochsenreiter who was acquainted with Frank J Merkling, Secretary-Treasurer of the Auto-Ordnance Corporation.

Ochsenreiter endeavored to purchase 100 Thompson submachine guns through the Auto-Ordnance Corporation, but this offer was first rejected because the ultimate destination of the guns was not revealed. It appears that early in February, 1921, Merkling informed Ochsenreiter that the order would be entertained, and Rorke turned over the initial payment to Ochsenreiter, who paid it to the Corporation which made the contract. Rorke obtained the money from Williams, who delivered it in cash in large amounts. Later the order for the Thompson submachine guns was enlarged by Rorke to cover 600 guns, and a large number of duplicate parts.

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Ochsenreiter made a formal assignment for the guns to Rorke before any deliveries were made.

In April, 1921, the first of the Thompson submachine guns were delivered to Frank Williams under written direction of Rorke addressed to the Auto-Ordnance Corporation. Deliveries of the guns continued to Williams under the foregoing arrangement during May, 1921, and by June 7, 1921, 540 of the Thompson submachine guns had been delivered. It appears that Frank Williams employed a man named John Culhane, who operated an autotruck, to take the guns to Culhane's house in Hoboken, New Jersey, and store them there. On June 5, 1921, Williams went to Culhane's house with several other men, names unknown, and removed 500 guns then on hand from the packing cases, wrapping them in burlaps and newspapers. A few nights later Williams and some men returned. They loaded the arms in Culhane's truck and took them to Hoboken, New Jersey, and on or about June 12, 1921, the arms were placed aboard the S. S. Eastside. The date the guns were taken from the steamer does not appear to be definite, as the Department files and the Bureau files refer to the date in question as being on various dates between June 12 and June 15, 1921.

The serial numbers on all except 100 of the guns apparently were removed. The remaining numbers, according to a statement contained in the Department files, indicate that the 100 guns were a part of the 540 guns which had been delivered to Williams. After the United States Customs officials seized the 495 guns they were placed in the strong room on the dock at Pier No. 2, Hoboken, New Jersey, and later as they were being removed to the Customhouse, a detachment of Hoboken police appeared on the scene with a search warrant issued by Recorder Carstin on an affidavit by Frank Williams, alleging that the guns had been stolen from him in Hoboken, New Jersey. The guns were taken to police headquarters but the Customs officials remained with them to make certain that none of the guns disappeared. Later under a warrant obtained from United States District Judge Lynch at Newark, New Jersey, the Customs officials took the guns away from the Hoboken police and stored them in the Customs warehouse then located at 444 West 25th Street, New York, New York.

An undated letter is contained in the Bureau files addressed to the Secretary of the Treasury, United States Treasury Department, by W. C. Herron, Department of Justice Attorney, bearing the Department stamp dated June 23, 1921, advising that the guns were being held by the Customs

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authorities in New York City. A copy of another letter is contained in the files addressed to Mr. Isaac Gross, Assistant United States Attorney, Newark, New Jersey, by H. C. Stewart, Special Deputy Collector, United States Customs Service, Treasury Department, New York City, in which receipt was acknowledged by Mr. Stewart of Mr. Gross's letter dated June 20, 1921, which latter letter instructed that the breechblocks of the 495 Thompson submachine guns be separated from the guns and stored in separate places. Mr. Stewart in his acknowledgment of this letter advised Mr. Gross that the instructions had been complied with, and that a list of the guns was to be prepared of such serial numbers as had not been removed from the guns.

It later developed through admissions made by Frank J. Merkling of the Auto-Ordnance Corporation that the remaining 60 guns of the 600 guns ordered were delivered on or about June 25, 1921, to Rorke and Fred Williams, the brother of Frank Williams. On September 29, 1921, the Federal Grand Jury for the District of New Jersey voted an indictment charging a conspiracy to set on foot a military enterprise against the territory of the King of Great Britain, on the part of Frank Williams alias Lawrence Delacey, Fred Williams, John O'Brien, John Gallagher, George Gordon Rorke, J. L. Fawsitt, Andrew Dempsey, Charles E. Michaud, James J. Dineen, Patrick F. Hughes, James Corley alias J. Higgens, James A. McCabe, Frank J. Merkling, Walter D. Morgan, Marcellus H. Thompson and the Auto-Ordnance Corporation. The indictment against the above named individuals was subsequently dismissed. On June 17, 1925, the libel which had previously been filed by the Government against the guns was dismissed and the court instructed the weapons be returned to the owner.

The report of Special Agent Joseph G. Tucker, New York City, dated November 9, 1925, submitted in the case entitled *ATTEMPTED SHIPMENT OF ARMS AND APPROVITION ABOARD THE S. S. EASTSIDE, " New York File 62-307 (old number R-339-H), contains information concerning the disposition made of these guns. Peter F. Bradley, Acting Deputy Collector of Customs, Seizure Room, Army Base, Brooklyn, New York, advised that on September 17, 1921, he shipped three of the seized guns to the United States Attorney General, washington, D. C. (these guns bore numbers 758, 800 and 833. They were returned to the New York field division, and under date of November 19, 1925, Special Agent Joseph G. Tucker turned three guns over to Joseph McCarrity as the agent of Frank Williams). Bradley stated that on August 4, 1924, pursuant to an order from the Deputy Collector, H. C. Stewart, he had sent six of the Thompson machine guns to the Customs Marine Patrol, and later on August 18, 1924, he sent six more of the guns to the Patrol to be used in enforcing the prohibition laws in the New York Herbor and adjacent waters. On March 10, 1925, the Marine Patrol returned eleven of the guns and explained one of the guns had been lost overboard.

On September 19, 1925, Bradley turned over 48 packages containing 490 Thompson submachine guns to Joseph McGarrity as the agent of Frank Williams, and McGarrity made no claim for the two guns which were missing. It appears that one gun, as previously stated, was lost by the Marine Patrol and the other was shipped to the United States Attorney at Trenton, New Jersey, but according to the files, this latter gun was returned to McGarrity by the United States Attorney. Under date of June 5, 1934, the New York field division advised the Bureau by letter submitted in connection with the case entitled "MACHINE GUNS; MISCELLANEOUS INFORMATION CONCERNING DISTRIBUTION, SHIPMENT AND IMPORTATION" that a list of all guns involved in the seized shipment aboard the S. S. Esstside had been obtained from Mr. Walter J. Ryan of the Auto-Ordnance Corporation. A photostatic copy of this list was furnished to the Bureau, and it is noted that there are listed the serial numbers of 500 guns on invoice No. 2085 and that under date of June 7, 1921, 40 Thompson submachine guns comprising a part of the 500 guns on invoice No 2085 were apparently sold or delivered. Machine gun No. 950 is among those listed. The Pittsburgh field division recently obtained information from the Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania, that machine gum No. 950 was one of 500 shipped to Gordon G. Rorke, Munsey Building, Washington, D. C. on June 27, 1921, and confiscated by the United States Secret Service the same month at Washington, D. C.

The New York field division was requested to conduct further investigation at the Auto-Ordnance Company to ascertain whether gun No. 950 was actually shipped to Rorke. The report of Special Agent H. C. Leslie, New York City, dated August 19, 1936, submitted in the BRFKID case contains the information that Walter B. Ryan, Jr., Auto-Ordnance Corporation, 31 Nassau Street, advised Agent Leslie the records of the Corporation disclosed machine gun No. 950 was ahipped to Rorke at Washington, D. C. on June 27, 1921, and was one of 500 guns ordered on April 6, 1921. The letter from the New York field division dated June 5, 1934, submitting the list of guns involved in the S. S. Eastside affair indicates the guns in question were sold under three invoices, Invoice No. 2051, total guns 100; Invoice No. 2082, total guns 2, and as previously stated, Invoice 2085, total guns 500. 495 of these 602 guns apparently were placed aboard the S. S. Eastside. The apparent date of the first delivery or order under Invoice No. 2051 is April 18, 1921. Under Invoice No. 2082 the first delivery or order is dated May 2, 1921, and under Invoice No. 2085 the date appears as May 18, 1921.

It is further noted from the information previously related that by June 7, 1921, 540 of the 600 guns ordered by Ochsenreiter had been delivered to Frank Williams, on instructions from Rorke, and the remaining 60 guns ordered were delivered to Rorke and Fred Williams on June 25, 1921. From the information contained in the list of guns furnished by the Auto-

Ordnance Corporation it appears possible that machine gun No. 950 could have been aboard the S. S. Eastside and among the 495 guns seized by the United States Customs officials, or it could have been one of the 60 guns delivered to Rorke and Fred Williams under date of June 25, 1921. The investigation is being continued to trace this gun.

The serial number on machine gun 950 had not been altered at the time of its recovery by the Bureau.

Machine Gun 7609

This machine gun likewise was formerly in the possession of Alvin Karpis and was recovered subsequent to his apprehension. It was forwarded to the Bureau by the Little Rock field division under date of June 6, 1936, after it had been obtained from Grace Goldstein by Special Agent in Charge Chapmon Fletcher. The Technical Laboratory restored the serial number on this gun. Information furnished by the Federal Laboratories Incorporated, Pittsburgh, Pennsylvania, was to the effect the gun was sold through Mr. P. Von Frantzius, 609 Diversey Parkway, Chicago, Illinois, on October 13, 1928 to Frank Thompson, Deputy Sheriff, DeKalb County, Kirkland, Illinois. Investigation by the Chicago field division disclosed that Frank Thompson was not in fact a deputy sheriff, but was an individual with underworld connections in Chicago.

Von Frantzius presently operates a sporting goods store at 2850 North Clark Street, Chicago, Illinois, and resides at 1432 West Lunt Avenue, Chicago, Illinois. Von Frantzius has advised he does not have his records concerning the sales of machine guns but that the same were taken by the Cook County Coroner in 1929 when the Chicago Police Department was conducting an investigation concerning the St. Valentine's Day massacre, but he recalled that he did, in fact, sell certain guns to Frank Thompson.

An examination of the records in the Coroner's office disclosed that Von Frantzius sold other machine guns to Frank Thompson. It further appears that Frank Thompson was arrested by the Chicago Police Department during investigation of the St. Valentine's Day Massacre, and testified before the Coroner's jury in connection with that case. The Chicago field division has been, however, unsuccessful in locating the testimony of Thompson. The examination of the records available concerning the Coroner's inquest disclosed that Von Frantzius sold machine gun No. 7580 to Frank Thompson, which gun was used in the St. Valentine's Day massacre.

It will be recalled that Fred Goetz, a Karpis-Barker mobster, has been rather definitely linked with other members of the so called Al Capone syndicate in the murder of seven members of the "Bugs" Moran mob in Chicago, Illinois, February 14, 1929.

The Chicago field division has been instructed to continue the investigation in connection with this matter, but to date Thompson has not been interviewed as to what disposition he made of machine gun No. 7609.

.45 Calibre Colt Automatic Pistol C-175221

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This pistol was found by Bureau Agents on May 1, 1936, in the drawer of the Bureau in the bedroom of the apartment occupied by Fred Hunter at New Orleans, Louisiana. The serial number was restored by the Technical Laboratory, and test shots fired, but no identification was made of the bullets with those on file in the Laboratory.

Investigation has disclosed that this pistol was shipped on November 7, 1934, by the Colt Patent Firearms Manufacturing Company, Hartford, Connecticut, to the Belknap Hardware Manufacturing Company, Louisville, Kentucky. The latter company sold the same on March 9, 1935 to the Galax Hardware Company, Galax, Virginia, The Galax Hardware Company on March 11, 1935, sold the gun to Jim Nickatos, local restaurant proprietor, at Galax, Virginia, but the same was returned by Nickatos to the Galax Hardware Company April 23, 1935. The Galax Hardware Company in turn returned the gun to the Belknap Hardware Manufacturing Company at Louisville, Kentucky. On June 8, 1935 the pistol was resold by the Belknap Hardware Company to R. V. Bardon, pawnbroker, Tulsa, Oklahoma.

Bardon sold the pistol to Harry Coldstein, another pawnbroker at Tulsa, Oklahoma, on August 17, 1935. Goldstein claims he sold the gun to one Ray Eckles. Tulsa, Oklahoma, August 17, 1935. Eckles has denied the purchase. It is noted, however, that Roy Eckles was a parole supervisor for Harry Sherrill, who was paroled from the Oklahoma State Penitentiary the latter part of the year 1935, and Sherrill was a close friend and associate of Harry Campbell's sister, Edith Campbell.

Further information has been obtained from John Brock, presently in custody of the United States Marshal, Cleveland, Ohio, pending trial for participation in the robbery of the mail train at Garrettsville, Ohio on November 7, 1935, that during August, 1935, Harry Campbell and Alvin Marpis were in Tulsa, Oklahoma, endeavoring to secure guns, and in this connection they contacted George "Burrhead" Keady, and it appears possible that Keady may have secured this gun for Karpis.

.45 Colt Automatic Pistol No. C-177278

This pistol was found in the brief case located in the Terraplene Coupe which Alvin Karpis had in New Orleans, Louisiana, prior to his apprehension. Investigation disclosed that this pistol was shipped by the Colt Patent Firearns Manufacturing Company, Hartford, Connecticut, to Messrs. Wolf and Klar, Fort Worth, Texas, July 29, 1935, and was shipped by Wolf and Klar on August 19, 1935, to Harry Goldstein, 108 East First

Street, Tulsa, Oklahoma, a pawnbroker. According to Harry Goldstein's records, this pistol was sold August 21, 1935, to James Brown, Jenks, Oklahoma. Investigation by the Oklahoma City field division failed to locate an individual by that name at Jenks, Oklahoma. After the information was obtained that the pistol was sold by Goldstein, it was learned he did not comply with the city ordinance requiring the taking of the fingerprints of all individuals buying firearms. The matter was reported to the Tulsa Police Depertment and officers of that Department filed a complaint against Goldstein for failing to comply with the city ordinance. The Bureau has not been advised of the disposition of this case against Goldstein. Attention is again invited to the information obtained from Brock that Karpis and Campbell were in Tulsa during August, 1935 endeavoring to purchase guns, and it appears that "Burrhead" Heady may have secured this gun for them. Further investigation in this regard is being conducted.

.45 Colt Automatic Pistol Serial C-161847

This pistol was shipped by the Colt Patent Firearns Manufacturing Company, Hartford, Connecticut, to Messrs. Farwell, Ozmun, Kirk and Company on January 15, 1932. This pistol was found in a leather brief case in the Terraplane coupe owned by Alvin Karpis, at New Orleans, Louisiana, kay 1, 1936. The serial number on the gun was restored by the Technical Laboratory and the appropriate examination made of test bullets fired therefrom without identification being made.

According to the records of Farwell, Ozmun, Kirk and Company the pistol was sold June 30, 1932, to C. A. Wenck, Cold Spring, Minnesota, an operator of a beer parlor in that town. The pistol was returned to Farwell, Ozmun, Kirk and Company by Wenck on July 15, 1932, as the records indicate he was given credit for it on that date. There was no further record of this gun available.

The St. Paul field division has advised that the Farwell, Ozmun, Kirk and Company is a hardware concern enjoying a good reputation.

Savage Lever Action Automatid Rifle Model No. 99, Calibre .250-3000
Serial No. 304481

This rifle was recovered from Fred Hunter's Plymouth coupe at New Orleans, Louisiana, May 1, 1936, which car Hunter and Karpis were about to enter at the time of their apprehension.

Investigation disclosed this rifle was shipped by the Savage Arms Company, Utica, New York, in April, 1929, to Hukill Hunter Company Pittsburgh, Pennsylvania, a firm which is now out of business, but was succeeded by the J. A. Williams Company, 115 7th Street, Pittsburgh, Pennsylvania. Leroy Williams, President of the above Company, has furnished the information that all the records of the Hukill Hunter Company have been destroyed, and therefore no information can be obtained as to the subsequent sale of the gun in question. No identification was made by the Technical Laboratory of the test shots fired from this gun.

.22 Remington Rifle Model 24, Serial 112132, Telescope Site Attached

This rifle was recovered from the Terraplane coupe belonging to Alvin Karpis, at New Orleans, May 1, 1936. Investigation has disclosed that the Remington Arms Company, Incorporated, Bridgeport, Connecticut, has no record of the sale of this gun.

.22 Calibre Colt Ace Model Automatic Pistol Serial 480

This pistol was recovered from the leather brief case located in the Terraplane coupe owned by Alvin Karpis, at New Orleans, Louisiana, May 1, 1936. Investigation has disclosed that this pistol was shipped by the Colt Patent Firearms Manufacturing Company to the Richards and Conover Hardware Company, Oklahoma City, Oklahoma, and received by the latter company July 15, 1931. The Richards and Conover Hardware Company sold the pistol to the W. J. Pettee Hardware Company, Oklahoma City, Oklahoma on August 17, 1931, which sold the same August 16, 1935 to an individual who gave his name as T. Douglas, at Chickasha, Oklahoma. Investigation by the Oklahoma field division failed to determine the identity of Douglas at Chickasha, Oklahoma.

Attention is again invited to the fact that this pistol was sold in the State of Oklahoma during the period of time when it is known Alvin Karpis and Harry Campbell were in that State. No identification has been made by the Technical Laboratory of the test shots fired from this pistol.

.380 Automatic Pistol Serial 136616

This pistol was recovered from a zipper bag in Fred Hunter's Plymouth coupe at New Orleans, Louisiana, May 1, 1936. Investigation disclosed that this pistol was shipped by the Colt Patent Firearns Lanufacturing Company to Harper and Reynolds, Los Angeles, California, April 17, 1930. The gun has not been traced from that point. No identification has been made from test shots fired from this gun.

.45 Calibre Colt Automatic Pistol Serial C-162893

This pistol was recovered May 7, 1936, from the apartment occupied by Harry Campbell at Toledo, Ohio, at the time of his apprehension. Investigation has disclosed that this pistol was shipped by the Colt Patent Firearms Manufacturing Company to Sloss and Brittain, San Francisco, California, and on November 10, 1933, Sloss and Brittain, a wholesale hardware company at 1400 Howard Street, San Francisco, California, shipped the pistol to the Reno Sporting Goods Company, Reno, Nevada. James Germain, owner of the Reno Sporting Goods Company, has advised that he has no records to indicate who the purchaser of the pistol might have been, and had no independent recollection of the sale. Germain admitted, however, selling guns to the Graham-McMay organization in Reno, Nevada, and stated he sold several guns to individuals connected with the Bank Club operated by Graham and McKay. He was of the opinion that he possibly sold the gun to someone connected with the Bank Club. It is definitely known that Harry Campbell was in Reno in November, 1933, and frequented the Bank Club.

The Technical Laboratory has identified the eyidence bullet recovered by the Post Office Inspectors from the mail car which was robbed at Garrettsville, Ohio, November 7, 1935, as having been fired from this pistol.

Respectfully,

E. A. Tamm

Post Office Box #1469, Little Rook, Arkensus, December 7th, 1936.

PERSONAL AND COULD PANTIAL

Vr. E. J. Connelley, Inspector, Federal Bureau of Investigation, U. 7. Department of Justice, 1449 Standard Building, Cleveland, Ohio.

RE: BRIXID

bear ir:

There are being transmitted... herewith copies of the log submitted by the Agents maintaining the telephone surveillances at Hot Springs, Arkansas, on telephones \$123,446 and \$647, for December 3rd and 4th, 1936.

Very truly spare,

JOHN B. LITTLE, Special gent in Charge.

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Sureau /

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The late of the

1206 Tower Petroleum Building, Dallas, Texas.

December 5, 1936.

Special Agent in Charge, Oklahoma City, Oklahoma.

Re: Brekid

Dear Sir:-

In accordance with your telephonic request of today, I am returning herewith the report of Special Agent S. K. McKee, Cleveland, Ohio, dated October 20, 1936, which was forwarded to the Dallas Field Division with the report of Special Agent John R. Welles, Ohlahoma City, Oklahoma, dated November 11, 1936.

As you advised that George (Burhead) Keedy is presently in Tulsa, Oklahoma, no further efforts will be made to locate him at Dalles, Texas.

Very truly yours,

F. J. BLAKE, Special agent in Charge.

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CC - Bureau
Cincinnati
Cleveland

7-576-13406

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Port Office Box #1469. Little Rock, Arkensas, December 8th, 1936.

Yr. E. J. Connelley, Inspector,
Federal Bureau of Investigation,
U. S. Department of Justice,
1448 Standard Building, Cleveland, Ohio.

RE: BRUKID

Dear Sir:

Transmitted he rewith are the loss for December 5th, 1936, maintained on the tans on telephones #123, #446 and #648 at Hot Springs, Arkansas.

Very truly ; ours,

JOHN B. LITTLE, Special Agent in Charge.

7-2 Enclosures ec: Bureau Cincinnati

Election State

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102-17114-922

7-576 13407

Special Agent in Charge, Little Bock, Arkansas.

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Re: GEORGE TIMERET; Dr. Joseph P. Moran, with aliance, P.GITIVE, I. O. 1232; et al; Edward George Brauer, Victim; Eidnaping; Obstruction of Justice; increasing of Fugitives; Mational Firearms Act.

Dear Sire

It is noted that you are furnishing Mr. E. J. Connelley with the logs of the telephone taps substained on telephones #123, \$446 and \$648 at Not Eprings, Arkansas.

It is desired that espice of all logs maintained in connection with these telephone taps be furnished promptly to the Bureau.

Very truly yours,

John Edgar Hoover, Birector.

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Federal Bureau of Indestigation

II. S. Department of Justice Post Office Box 4907, Jacksonville, Florida.

REN:MFS

December 9, 1936.

AIR MAIL

Director, Federal Bureau of Investigation, Washington, D. C.

Dear Sir: RE: BREKID.

You are advised that on December 9, 1936, Myrtle Eaton, who had previously been sentenced to serve six months on a charge of harboring Weaver, and to pay a fine of \$1000, was brought before United States Commissioner Carl Noble at Jacksonville, on a question of taking a pauper's oath in connection with the fine. She was examined by assistant United States Attorneys and following the questioning she was permitted to take the oath and released from custody.

Very truly yours.

R. B. NATHAN, Special Agent in Charge.

cc - St. Paul Chicago Cincinnati Cleveland

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PERSONAL WED CON ESTIMAL

Mr. E. J. Connelley, Inspector, Federal Bureau of Investigation, U. S. Department of Juntice, 1448 Standard Building, Cleveland, Chio,

RE: BREKID

Dear Sir:

Transmitted herewith are the logs for December 6th, 1330, covering the taps on telephones #123, #446 and #648, being maintained at ... Hot oprings, Arkensas.

I am advised by Special Agent B. L. Damron, of this office, that the "Ike Teague" mentioned in the above mentioned logs, is a Deputy State Fire Marshal and a good friend of "Dutch" Akers.

Yery truly yours,

JOHN B. LITTLE, Special Agent in Charge.

dan complex 7-2

Lnclosures co: Bureau

Cincinnati

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Federal Bureau of Investigation

A. S. Bepartment of Instice

1448 Standard Building, Cleveland, Ohio.

December 10, 1936.

Director, Federal Bureau of Investigation, Washington, D. C.

RE: BREKID.

Dear Sir:

Please be advised that United States attorney Emerich B. Freed, Cleveland, Ohio, has been furnished with the following reports and serials for his use in connection with the harboring angle of this case in the Northern District

Comometer Summary report of Special Agent E. J. Wynn, dated at Cleveland, Ohio, 10-25-36.

cemo mahor Summary report of Special Agent S. K. McKee, 12/1/36 dated at Cleveland, Ohio, 10-26-36.

Indictment returned in the Eastern District of Oklahoma mentioned in the letter from the Oklahoma City Field Division to the Cleveland Field Division, dated 11-23-36.

Indictment returned April 3, 1934, at St Faul, Minn., charging one Bessie Green, with aliases, et al., with harboring John Dillinger, mentioned in letter from the St Paul Field Division to the Cleveland Field Division, dated 11-24-36.

Indictment returned April 3, 1934, at St Paul, Minn., charging Thomas Gannon, with alias Tommy Bannon, et al., with harboring Home: Van Meter, mentioned in letter from the St Paul liela Division to the Cleveland Field Division, dated 11-24-36.

RECORDED & INDEXPT One copy of the charge to the jury in the case / Uffice. Low entitled the United States vs. Clayton E. May, et al., mentioned in the letter from the St Paul 30-Field Division to the Cleveland Field Division, dated lovember 24, 1936.

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One copy of the transcript of the court's instructions to the jury in the case entitled United States of America vs. Louis Piquett, No. 28821, mentioned in the letter from the Chicago Field Division to the Cleveland Field Division, dated 11-24-36.

Certified copies of indictments and bench warrants furnished the Cleveland Field Division by the St Faul Field Division by letter dated November 18, 1936.

Statement of Sally Jackson, which appears in the report of Special Agent A. P. Kitchin, Cleveland, Ohio, dated 11-17-36, beginning on page 13.

Statement of Florence Jasany, which appears in the report of Special Agent A. P. Kitchin, Cleveland, dated 11-17-36, beginning on page 21.

Re ort of Special Agent John I. Madala, dated complete at Chicago, Illinois, 11-3-36.

Report of Special Agent D. P. Sullivan, dated Commenter at Chicago, Ill. 11-3-36.

Report of Special Agent John L. Madela, dated compliations. Cleveland, Ohio, 10-30-36.

Copy of indictment returned by the Federal Grand Jury for the Eastern District of Louisiana, on May 27, 1936, mentioned on pages 168 and 169 of the summary report of Special Agent S. K. McKee, dated Cleveland, Ohio, 10-26-36.

Copies of indictments returned against Dolores Delaney in Florida, mentioned on pages 95 to 100 inclusive, of the summery report of Special Agent E. J. Wynn, Cleveland, deted 10-25-36.

The statements of Sally Jackson and Florence Jasany were furnished to the United States Attorney rather than the report of Special Agent A. F. Kitchin, dated Cleveland, Ohio, Lovember 17, 1936, in which these statements appear, inasmuch

round from the

as this report refers to Wayne Freston.

Very truly yours,

J. P. MAC FARLAD, Special Agent in Charge.

EJN:ih 7-1

CC Cincinnati
CC Chicago

AIR MAIL - SPECIAL DELIVERY.

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Federal Bureau of Investigation

A. S. Bepartment of Justice 1616 FEDERAL RESERVE BANK BUILDING KANSAS CITY, MISSOURI DECEMBER 10, 1936

Director Federal Bureau of Investigation Washington, D.C.

Dear Sir:

RE: BREKID

While Special Agent A. E. Farland was at the Kansas State Penitentiary, Lansing, Kansas, Hurburt Busk, alias Herbert H. Moody, register number 4609, requested an interview.

Upon being interviewed Lmsk stated he was in possession of information as to the present location of J. Milton Lett and was positive that he could "finger" Lett during the Christmas Holidays. However, he refused to furnish this information at this time, stating that he would give this only if he is granted a parole from the Kansas State Penitentiary. He stated he had formerly furnished information to Special Agent in Charge E. E. Conroy at the time he was in charge of the Kansas City Field Division.

Lusk was informed by Agent Farland that no arrangements could be made to have him released on parole as he was a state prisoner, and any action taken for a parole would have to be made by the state authorities.

Subsequent to the interview with Hurburt Insk, heretofore mentioned, H. A. Roland, Post Office Inspector, Kansas City, Missouri, telephoned the Kansas City Field Division on December 8, 1936, and inquired as to whether the Bureau was interested in the location of Milton Lett. When informed that it was, Mr. Roland stated he had an informant who could offer information as to the location of Lett.

Mr. Roland was interviewed by Special Agent V. W. Gillen, and it was ascertained that the informant of Mr. Roland is identical with Lusk, and that no further information was obtainable concerning the location of Milton Lett unless Lusk was granted his release, on parole, from the Kansas State Penitentiary in consideration of

PRINCIPE INCOMED INCOME INCOME

of the information he would offer as to the location of Lett.

Mr. Roland also informed Special Agent Gillen that the Post
Office Department is not now interested in the location of Lett.

Very truly yours,

W. A. SMITH

SPECIAL AGENT IN CHARGE

AEF:08

oc - Cincinnati Cleveland Chicago St. Paul JOHN EDGAR HOOVER

EAT: CDV

Federal Bureau of Investigation United States Department of Iustice Washington, D. C.

December 9, 1936.

Time - 3:45 P.M.

ME ORANDUM FOR THE DIRECTOR

Re: Harboring Cases at Toledo.

During a telephonic conversation which I had with Mr. Connelley at Detroit, I inquired if he had heard anything from U. S. Attorney Freed relative to the above entitled matter. Mr. Connelley said that Freed came up to the Milan Penitentiary and there interviewed Wynona Burdette. It appears that Wynona has more or less taken the attitude that she can probably help herself a little now, and consequently, she did a bit better job of giving information. She gave Freed some information about the activities of Ted and Pert Angus in this matter, which indicated knowledge on their part that they did as a matter of fact know the identity of the subjects at the time they were associating with them.

Mr. Connelley said that Freed apparently did not think much of her possibilities as a witness, feeling that she would at the best be a reluctant witness. He said that he is of the opinion that Freed does not understand this woman is rather slow mentally, and what the biggest trouble is that she just doesn't think quickly and clearly and has to be given some time on these things. However, he wants to interview her again in the next few days.

From what the Agent accompanying Freed can learn from conversations between Freed and his Assistant, Openlander, Freed went into Washington and discussed this matter with Brien McMahon, as a result of which a special assistant has been assigned to review the file in this case. While Freed did not say definitely, the indications are that they are not going to take action on this case until after Christmas. Copies of the summary report submitted in this matter have not as yet been furnished to the Criminal Division, and Mr. Connelley is asking Agent Wynn to prepare a list of all material which has been furnished to Freed so that the Bureau might be advised as to what Freed has and what he does not have in this case. I will send the summary report in this matter through today so that the Department will have it.

Respectfully,

E. A. TAMM.

RT COMPRD

Itimia di .

DEC 16 1936

A CANADA AND A CANADA

THE STATE OF THE S

Post Office Drawer V, Plaza Station St. Louis, Missouri December 4, 1936.

Director, Federal Bureau of Investigation, Washington, D. C.

> RO: THOMAS KIRINETH DUNBAR JUE LOWBARDO with eliese HOLCOMB STATE BANK, Holeomb, Illinois BANK RUBBERY

Dear Sir:

Reference is made to Laboratory Report submitted by the Bureau November 50, 1936 #12716 (Bureau file #91-572) releting to the above entitled case in which it is requested that the Eurenu be immediately advised as to the disposition of the Thompson sub-dachine gun, serial #5172 which is the property of Sheriff Alva 3. Henry, Carlinville, Illinois.

This gun should be returned to the St. Louis Field Division after it has served its purpose at the Buresu in order that it may be returned promptly to the Sheriff at Carlinville.

Very truly yours,

OBS: I

91-66

se Technical Laboratory

JAY C. NEWMAN, Special Agent in Charge.

AUTO-ORDINALCH COM ORATION

Enrineering Dept. Box 1642 Hartford, Conn.

1 mg 10, 1 334.

Mr. Walter B. Ryan, Jr., 31 Nassau Street, Room 1621 New York, N.Y.

Dear Kr. Ryan:

COPY

In reply to your letter of any oth, 1.34, in metar? to the serial number of muns on different involces, we are listing the information below:

Invoice To. 2051 - Total - 100 mins

Date	Amount	Gun Turners
4-18-21	7	73 - 80 - 88 - 83 - 84 - 85 -85
4-3-21	10 -	81 - 87 - 89 - 90 - 92-97 - 102 - 106 - 108 - 1%
4-27-21	8	112-118-128-138-136-144-194-155-
5-6-21	30	111-117-131-177-146-153-163-166- 162-173-174-160-207-203-212- 222-224-226-226-231-236-238-243- 242-263-268-272-263-265
5-11-21	4 5	130-136-220-247-254-258-262-265-266-270-271-277-280-28: -284-288-294-295-296-297-268-299-301-308-318-319-333-339-341-343-348-350-354-355-357-363-30: -371-373-379-330-363-363-401-417
	Irvoice	No. 2962 - Total 3 gins
5-2-21	ı	4 6

50 - 51 5-1-21

Invoice No. 2005 - Total - 500 mins

5-19-21

Carlo Elivar Services

313-346-349-364-379-377-363-366-700-306-420-431-481-465-460-400-510-513-516-500-314-380-334-374-780-387-380-404-406-412-

16-- 11

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Te lr. 5	alter F. kyan, Jr.	-2-	ley 10, 1934.
	(continued)	Invoice No. 2005 - To	otal 500 runs
Date	Amount	Gun Numbers	
5-18-21	30	457-461-466-467-470	-434-435-430-447-142 -473-474-476-477-478 -485-488-474-486-501
5-19-21	30	D01-550-110-400-415	-523-533-537-572-564 -617-472-653-459-481 -531-548-650-655-491
E-20-31	3 0	526-527-529-535-546	-465-472-503-581-523 -558-561-564-568-574 -506-521-610-624-716
5-21-21	30	: 5%=5 :4-5:: -596-301:	-508-511-515-517-542 -003-647-71-721-725 -403-414-440-456-466
5-21-21	30	531-543-547-551-553	-573-505-537-500-605 -566-280-5004-606 -647-673-675-723-724
5-86-21	30	663-670-631-682-758	-5/6-584-635-564-666 -756-819-821-827-75/ -635-842-667-889-823
5-27-21	30	728-741-755-791-792	-694-696-703-726-710 -801-606-841-863-872 -896-016-923-965-274
5-27-21	3 0	593-613-625-651-660	-684-696-730-763-683 -675-707-735-739-740 -810-822-840-843-866
6-3-21	40	450-175-714-755-751	-855-876-901-902-708 -878-882-905-715-911 -645-851-852-856-879 -983-984-993-995-996
6-4-21	10	630 -833-84 8 - 849 - 958	-1006-1026-1039-1042-
6-7-21	40	765-1063-1066-1070-1 1117-803-825-832-846	-1034-1036-1037-1038- 1071-1072-1077-1078-1 6-647-664-865-870-874 0- 950- 951- 959- 961
6-7-21	30	750- 751 - 784 - 789	- 713- 718- 720- 742- 9- 799- 800- 836 -838- 5- 919- 922- 963- 964-

(__ntinued) Invoice No. 2005 - Total 500 runs

Jate	Amount	Gun Numbers
6-13-21	30	1007-1010-1011-1014-1017-1020-1030-1032-1069-10;4- 671- 683- 888- 903-904-020-926-937-947 970-076-077-078-988-1013-1016-1023-1054-1055 1077-1073-1078-1078-1113-1116-1127-1134-1136 1130-1141-028-033-040-045-075-081-1019-1033-1043-1081-1064-1081-1083-1094-1104-1107-1109-1110-1112-1114-
ÿ=°7 = β <u>₹</u>	(-2)	1115-1117-1120-1128-1126-1132-1135-1138-1140- 1147-1151-1157-1150-1165-1177-1170-1152-1137- 1130-1211-230-436-754-677-900-930-282-288- 1004-1047-1057-1087-1128-1131-1137-1143-1153 1154-1163-1170-1179-1154-1175-1213-1211-1235 1244-1257-1257-1238

Invoice No. 1116 - Spare larts Shipment

Consists of the following parts:

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/ Norwators
25 name is
5 bolts
15 present Cilers
16 butters, including Fibre pads
17 butter Pilots
5 disconnectors
16 bisconnector applings
18 Cintractors
18 Cirting lins
18 Final Laten Oppines
18 become a fins
19 had also oppines
18 had also eaten Springs
20 head in Springs
20 head Springs
20 head Springs
20 bear severs
21 housers
22 housers
25 This
25 Winders
16 hour of chts
26 Collowers
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Heltheally yours,

(Joned) George E. Goll

53/6.

December 9, 1886.

7-576-13413

Special Agent in Charge, St. Louis, Klesouri.

> Fe: Thomas Kenneth/Dunbar;
> Joe/Lonbardo, with alieses;
> | Noloomb State Bank, Holcomb, Illimis; Bank Robbery.

Coar Sir:

Paference is made to your letter of Twoenber 4, 1936 in connection with the above-entitled ease advising that the Thompson submedding gun, scrial ft172 which was submitted for laboratory examination should be returned to your office in order trat it might be returned to Sheriff Alva S. Henry, Carliaville, Illimis.

this gan together with the stock and clip is being returned to your effice under separate cover by hallway LI,TEES.

Yery truly yours,

John Edgar Boover, Director.

Special Agent in Charge, Kew York, New York.

Sear Sira

BO: GURGE TIMINAT; EN. JOSAFR P. MOVAK, with eliason - Fuditlyk; I. O. 1838; et el; Eurard George Beer - Vietin; KIERAPING; OBSTRUCTION OF JUSTICE; EARL-KING OF FUGITIVES; MATICHAL FIREARCE ACT.

The Sureen through its field divisions has for some time 'endoavered to trace a Thompson machine gan which was formerly the represents of alvin Karpis. To date, efforts to definitely ascertain the | source from which Earpis secured this machine gun bearing serial C number 950 have been unsuccessful. The films of the Bureeu and the repartment reveal that on or about June 15, 1921, the United States Customs officials of the port of ber York seized from the S. S. nestelde at dier to. E. Foboken, F w Jersey, 490 Thumpson submediae gund, as it was believed the u. f. matuice was destined for Ireland. The Department file contain the information that on or about January (15, 1921, one Frank filliams, whose real mass is believed to be Lawrence O Welsony o Pierce, eare to Cambington, t. C., and contacted George Ourde to me requesting forks to purchase for him 100 Thompson submedias guns and offering berks a someission for putting the deal through. Rorre enlisted the services of Frant Dehsenreiter, who was acquainted Proposed with Frank J. Berkling, Secretary-Treasurer of the Auto-Granence Corporation.

Ochsenreiter endeavored to purchase 100 Thompson submediae guas
through the Auto-Ordunese Corporation, but this effer was first rejected
because the mitimate destination of the guns was not revealed. It appears
that early in February, 1921, Markling informed Ochsenreiter that the order
would be extertained, and Forke turned ever the initial paramet to
ophsenreiter, who paid it to the Corporation which made the contrast,
korse obtained the money from Millimus, who delivered it is each in large
abounts, later the order for the Thompson submediate guns was enlarged by
here to sover 600 guns, and a large number of deplicate parts.

EN DAME.

me ch

U

BAC-New York

Ochsenreiter made a formal assignment for the guns to Borke before any deliveries were made.

In April, 1921, the first of the Thompson subcachine guns were delivered to Frank Hilliams under written direction of Borke addressed to the Auto-Ordnance Corporation. Deliveries of the guns continued to Williams under the foregoing arrangement during May, 1921, and by June 7, 1921, 540 of the Thompson submachine guns had been delivered. It appears that Frank Williams employed a man maned John Julhane, whe eperated an autotruct, to take the guns to Oulhane's house in Hoboken, New Jersey, and store them there. On June 5, 1921, Milliams went to Gulhane's house with several other men, manes unknown, and removed 500 guns then ea hand from the packing cases, wrapping them in burlaps and newspapers. A few nights later killiams and some man returned. They loaded the arms in Gulhane's truck and took them to Hoboken, New Jersey, and on or about June 12, 1921, the arms were placed aboard the &. S. Eastside. The date the guas were taken from the steamer does not appear to be definite, as the Department files and the Bureau files refer to the date in question as being on various dates between June 12 and June 15, 1921.

The serial numbers on all except 100 of the guns reparently were removed. The remaining numbers, according to a statement contained in the Department files, indicate that the 100 guns were a part of the 540 guns which had been delivered to williams. After the United States Customs officials seized the 495 guns they were placed in the strong room on the dock at Pler No. 2, Hoboken, New Jersey, and later as they were being removed to the Custombouse, a detachment of Hoboken police appeared on the seens with a search warrant issued by Recorder Carstin on an affidavit by Frank Williams, alleging that the guns had been stolen from him in Hoboken, Hen Jersey. The guns were taken to police headquarters but the Customs officials remained with them to make certain that more of the guns disappeared. Later under a warrant obtained from United States District Judge Lynch at Hewark, He: Jersey, the Customs officials took the guns away from the Hoboken police and stored them in the Customs warehouse them located at 444 yest 25th Street, New York, New York.

An undeted letter is contained in the Bureau files addressed to the Secretary of the Treasury, United States Treasury Repartment, by W. C. Earron, Department of Justice Attorney, bearing the Department stamp dated June 25, 1921, advising that the guns were being held by the Customs authorities in New York City. A copy of another letter is contained in the files addressed to Kr. Icaco Gross, Assistant United States Attorney, Hewark, New Jersey, by R. C. Stewart, Special Leputy Collector, United States Customs Service, Treasury Department, New York City, in which receipt was acknowledged by kr. Stewart of kr. Gross's letter dated June 20, 1921, which latter letter instructed that the breedblocks of the 485 Thompson submachine guas be separated from the guas and stored in separate places. Mr. Stewart in his acknowledgment of this letter advised hr. Gross that the instructions had been complied with, and that a list of the guas was to be prepared of such serial numbers as had not been removed from the guas.

It later developed through admissions made by Frank J. Kerkling of the Auto-Ordnance Corporation that the remaining 60 guns of the 600 guns ordered were delivered on or about June 25, 1921, to Berke and Fred Williams, the brother of Frank Williams. On September 29, 1921, the Federal Grand Jury for the District of New Jersey voted an indictivant charging a conspiracy to set on foot a military enterprise against the territory of the King of Great Britain, on the part of Frank Williams alias lawrence Delacey, Fred Williams, John O'Brien, John Gellagher, George Gardon Horke, J. L. Fawsitt, Andrew Dempsey, Charles 2. Michael, James J. Pincen, Patrick F. Buddes, James Corley alias J. Higgens, James A. McCabe, Frank J. Lerkling, salter D. Morgan, Larcellus H. Thompson and the Auto-Ordnance Corporation. The indictment against the above massed individuals was subsequently dismissed. On June 17, 1920, the libel which had previously been filed by the Government against the guns was dismissed and the court instructed the weapons be returned to the owner.

The report of Special Agent Joseph G. Tucker, New York City, Sated Bovenber 9, 1985, submitted in the case entitled "ATT-SUTES MILITERAT OF AMED AND ADCUMITION ABOARD THE &. S. MAUTSIDE, " New York File 63-507 (eld number R-339-N), contains information concerning the disposition made of these game. Poter F. Bradley, Asting Deputy Collector of Castons, Seisure Recm, Army Sess, Brooklyn, Hew York, advised that on September 17, 1981, he skipped three of the seized guns to the United States Attorney General, Mashington, D. C. (these guns bere numbers 708, 800 and 655. They were returned to the New York field division, and under date of Hovember 19, 192., Special Agent Joseph O. Tucker turned three guns over to Joseph beformity as the agent of Frank Williams). Bradle, stated that on August 4, 1,24, pursuant to en order from the Leputy Collector, N. C. Stewart, he had sent six of the Thumpson sachine guns to the Customs Larine Patrol, and later on August 18, 1924, he sent six more of the gues to the Fetrol to be used in enforcing the prohibition laws in the New York Herbor and edjacent maters. On harch 10, 1925, the harine Patrol returned eleven of the guns and explained one of the guns had been lost everboard.

On September 19, 1925, Bradley turned over 45 packages containing 690 Thompson submedize guns to Joseph kevarrity as the agent of Frunk sillians, and Medarrity made no claim for the two guns which were missing. It appears that one gun, as previously stated, was lost by the Marine Patrol and the other was shipped to the United States Attorney at Trenton, New Jersey, but according to the files, this letter gun was returned to keCerrity by the United States Attorney, Under date of June 5, 1934, the New York field division advised the Burefu by letter submitted in connection with the case ontitled "maching gung: biscrliartous infuenation concruing distribution, SHIPMENT AND IMPORTATION that a list of all guns involved in the seised shipment abourd the S. S. Mastelde had been obtained from Mr. Walter J. Ryan of the Auto-Crdnance Corporation. A photostatic copy of this list was furnished to the Bureau, and it is noted that there are listed the serial numbers of 500 guns on involce No. 2080 and that under date of June 7, 1921, 40 Thompson submechine gunn comprising a part of the \$00 gans on invoice No. 2005 were apparently sold or delivered. Machine gun No. 900 is many those listed. The Pittsburth field division recently obtained infuncation from the Federal Indonatories, Incorporated, Fittsburgh, Pennsylvania, that mechino gun No. 950 was one of 500 shipped to Gorden G. Rorks, Sunsey Building, sashington, U. C. on June 27, 1981, and confiscated by the United States Search Service the same month at Washington, D. C.

The her form field division was requested to conduct further investigation at the Auto-Frühenes Company to assertain abother gun Ko. 350 was actually shipped to horke. The report of Special Agent H. C. Leslie, Ber York City, dated August 19, 1936, submitted in the BBALID case contains the information that selter B. Nyan, Jr., Auto-Ordnance Corporation, Sl hessen Street, advised Agent Leelie the records of the Corporation disclosed machine gan No. 950 was shipped to horke at Mashington, D. C. on June 87, 1921, and was one of 500 guns ordered on April 6, 1921. The letter from the New York field division dated June 5, 1956, submitting the list of gans involved in the S. S. Masteide affair indicates the game in question were seld under three invoices, Invoice No. 2 51, total guns 100; Invoice No. 2063, total guns 2, and as previously stated, Inveice 2085, total game 500. 495 of these 602 guns apparently were placed abourd the 3. 8. Kastside. The apparent date of the first delivery or order under Invoice No. 2051 is April 18, 1921. Under Invoice No. 2082 the first delivery or order is dated May 2, 1921, and under Involce No. 2000 the date appears as May 18. 1981.

It is further noted from the information previously related that by June 7, 1921, 540 of the 600 gums erdered by Ochsenreiter had been delivered to Frank Williams, on instructions from Rorle, and the remaining 6) guas ordered were delivered to koree and Fred dillians on June 25, 1921. benished authorization contained in the list of guns furnished by the Auto-

The serial number on machine gun 950 had not been altered at the time of its recovery by the Sureau.

The Trenton field division should examine the files of the United States Attorney's effice at Treaton, New Jursey, concerning the E. S. kasteide case, to obtain such information as is available there concerning the machine gus in question. The files of the Sursem centain the information that horke was arrested by Opecial Agents of the survey at the haldorf-Astoria Motel in New York City on September 39, 1921, and brought to trial in Washington, D. C. in connection with enigment of guns to Ireland, being acquitted on this charge in Movember, 1921. No further information concerning the case against horke in eashington, D. C. is evallable from the bureau files. It appears probable that this trial may have involved the 6 guns recrived by korke and Fred village from the Asto-Ordnanos Corporation on June 25, 1921.

The resords of the United States Attorney's office at Mashington, D. C. should be examined and all information concerning the charges are last Borke should be obtained concerning the serial numbers of the suchine guas involved if such were the case. In view of the information that the guas shipped to Rorke were seized by the United States Secret Service, and as no information was obtained through that agency concerning Norke, the mashington field division is instructed to conduct an investigation at the Surseu of Customs, Treasury Department, to ascertain what information that Burseu may possess concerning Rorke, If the mashine gans were scined from Ferks in Mashington, D. C., it is possible the action was taken by the Burseu of Customs.

The New York field division will conduct an investigation at the United States Dureau of Custons, New York City, in an effort to locate the record made of the serial manbers of LK of the guns seized abound the S. S. rasteide, to assertain what or machine gun No. 955 was among those seized.

Due to the close relationship evisting between Frank Williams and lorks, it sy, ears that the conflicting information previously obtained from the Auto-Ordinance Corporation might bossibly be explained, and machine gan Mo. 90% as previously stated, may have been absend the

Sastelde. The Philadelphia field division is requested to again interview Joseph Kolarrity and endeavor to ascertain from him the present scereabouts of Frank Williams and Borks, as it appears it will be accessary to intervie these two individuals in an effort to a scertain what disposition was made of the machine gans purchased by them from the Auto-Origanoe Corporation.

The Boston, New York and Trenton field divisions will conduct the investigation suggested in the report of Special Agent E. P. Burrus, Reshington, D. C., ested November 80, 1930.

The Bureau has for several months endeavored to impress upon the various field divisions the accessity for promptness in tracing all firearms found in the hands of criminals, and in the instant case the field divisions have not conducted the mecessary investigation with sufficient promptness and aggressiveness. It is therefore desired that every effort be made to trace Thumpson submathins gum No. 950 and a report should be submitted to the Sureau in sonnection with this matter not later than two weeks subsequent to the receipt of this letter. As Trompson summahine gur No. 950 was recovered from Alvin Earyis, it would be reasonable to presume that other guns sold to Frank Milians and horke way have also found their way into the hands of criminals, and the various field divisions should give this consideration when concesting further investigation in connection wit this matter.

Photostatic copies of the list of machine game furnished to the New York rield division by the Auto-Ordnance Corporation are being farmished to each of the field divisions receiving a copy of this letter, The New York field division is in possession of this list at the present time.

Very truly yours,

John Mear Houver, Director.

CC-Yest Lagren

Chicago Trent 30 Bos ton Cincin ati Cleveland Philadelphia

(with expine of the list of machine guns)

903 Pacific Commerce Building 437 South Hill Street Los Angeles, California December 9, 1936

Vrs. Mary D. Briggs Acting Postmaster Los Angeles, California

It is respectfully requested that mail tracings on all first-class mail delivered to the following named persons be forwarded to this office:

> MR3. C. A. WEBSTER WILLIAM BOWARD WEBSTER

EDWARD ZEBSTER

all residing at - 1227 West 58th Place, Los Angeles.

GEORGS WEBSTIR - 8551 - 11th Avenue, Los Angeles.

In forwarding tracings on mail received by these parties, kindly refer to our File 7-42.

Thanking you for your cooperation in this, as well as other matters, I remain

J. H. HANSON ... Special Agent in Charge

JJE'cG:AB

Co Buresu

GANGSTER SAYS HE DROVE AUTO

Doyle, Member of Karpis Mob, Seeks Parole in Nebraska

Lincoln, Neb—49—Jess Doyle, member of the Alvin Karpis gang, who is serving 10 years in the state penitentiary for participation in the \$152,000 Fairbury bank robbery in 1933, admitted to the Nebraska pardon board Wednesday he was the driver of the automobile used by the bank robbers.

tomobile used by the bank robbers.

He volunteered no further information and was not pressed by the board. Doyle, now 36, said if he is released, as he seeks to be, he will be turned over to federal authorities with the understanding he will plead guilty to a mail truck robbery at Coffeyville, Kan., September 22, 1934. Such an admission would bring a compulsory 25-year sentence. The board was expected to rule in a few days.

7-516-13416

Federal Bureau of Investigation

H. S. Department of Justice

610 Alonzo Ward Hotel Building Aberdeen, South Dakota

Dec. 12, 1936

Director, Pederal Eureau of Investigation hashington, D. C.

In connection with the Bremer kidnaping case, Special Agent L. A. Tryce submitted to me the enclosed newspaper clipping relative to Subject JESS OYLE. Hr. Fryce in transmitting this clipping states as follows:

"There is little doubt but what JESS DCYLE, mentioned in this item, could and would furnish an Agent of this Tureau the information relative to the present location of the body of RAMI CHRISTMAN, reportedly shot in a bank robbery in Nebraska, later dying in an apartment in Kansas City, No., and being buried there by members of the gang that survived the gun tattle in which CHRISTIAN was fatally injured.

"LOWIE might have been questioned relative to this at the time of his apprehension in Fittsburg, Hansas, in February 1935. It was the pleasure of this Agent at the time of DOMIFIE surrender to the sheriff in Hansas to engage in the gun battle at Pittsburg which led to DOYLE'S giving himself up to the sheriff there.

"DOTLE at the time of his surrender advised this Agent that he would furnish all information possible regarding other members of the gang he had been operating with.

"This Agent was instructed however not to question LCTIE at this time as Special Agent John Madella, then of the Chicago Office, was proceeding to Kansas for the purpose of obtaining a confession from DOYLE. Special Agent Ladella questioned BOYLE for several days in Kansas City, Mo., and was assisted by Special Agent R. P. Shanahan of the Mansas City Office in the questioning. If POYLE was questioned in regard to CHRICHAN it will be found in the bremer file in report of Agent Modella and Agent Shanahan, dated at Mansas City, No., about the 15th of February 1935. 7-576-12 1/16

61 1 Lucies Desimos 21 19652/3/

Dear Sir:

":o. 2

"If it is noted in the above report that DOYLE was not questioned regarding CHRISTIAN, and the Eureau is interested in knowing the whereabouts of the body of the deceased, possibly the Omaha Livision could obtain this information by having LOYLE interviewed at the Rebraska State Frison, Lincoln, Rebraska."

Very truly yours,

WEEKIER HANN'I Special Agent in Charge

ec: St. Faul

Cincinnati

FEDERAL BUREAU OF INVESTIGATION

Form No. 1 CINCINNATI, OHIO FILE NO. 7-4 THIS CASE ORIGINATED AT REPORT MADE AT DATE WHEN MADE PERIOD FOR REPORT MADE BY M. R. GRIFFIN 11/9; 12/1/36 12-12-36 TIENTON, NEW JERSEY ALVIN RAFPIS, with aliases; DR. JOSEPH P. CMORAN, with aliases - FUGITIVE, I.O. #1323, KIDNAPING; HARBORING OF FUGI-ET AL.; EDWARD GEORGE BRELER - VICTIM. TIVES; OBSTRUCTION OF JUSTICE; NATIONAL FIREARNS ACT On 5-23-33 Frank Grabowski sentenced SYNOPSIS OF FACTS: by Federal Court to one day in custody U.S. Marshal for part in holdup of post office at Asbury Park, E.J. on 5-16-33. E. E. L. Stewart sentenced to 5 years in Fed. Penitentiary for same crime. Stewart received Northeastern Pen., Lewisburg, Pa., 6-9-33. No correspondence record or additional criminal record of Grabowski available, but picture secured and forwarded to Cleveland Division with copies of this report. - P -Report of Special Agent C. M. Tyner, REFERENCE: Cincinnati, Ohio, 11-3-36. AT TRENTON, NEW JERSEY DETAILS: Agent checked Docket 1910-B at the office of the Clerk of the U. S. Court, and secured the following information. On June 4, 1930 a True Bill was returned by the Federal Grand Jury at Trenton, New Jersey on two counts, the first DO NOT WRITE IN THESE SPACES COPIES OF THIS REPORT - Eureau - Cleveland (Enc. 1) 2 - Phila. 2 - Cinninnsti

of which was breaking into post office at Asbury Park, New Jersey on or about July 6, 1929, and the second, stealing post office property....stamps \$27871.80; cash \$150.20; Postal Savings certificates \$289,750.00.

The following men were indicted under these counts:

Frank Grabowski, alias Frank C. Clemens, alias Robert Metzner.

E. M. Stewart, with aliases: George Mart, Livingston, Louis S. Davis, L. C. Davis, Luther Davis, Luther David JLewis, Louis W. Lynch, Louis Lynch, George A. Hart.

Benjamin Grayson.

Leo Laurie.

Thomas Reilly.

James O'Neill.

On May 10, 1933 E. M. Stewart was sentenced by Federal Judge Guy L. Fake to five years in the Federal Penitentiary, and on June 9, 1933 was received at the Northeastern Penitentiary, Lewisburg, Fennsylvania.

On May 23, 1933 Frank Grabowski was sentenced by Federal Judge Guy L. Fake to one day in the custody of the U. S. Marshal at Trenton, New Jersey.

Agent interviewed Warden John D'Arcy, Mercer County Jail, where Grabowski was held pending trial in the above-mentioned case. Mr. D'Arcy stated that no record was kept of visitors or mail received or sent by prisoners.

AT WILBURTHA, NEW JERSEY

Agent contacted Lieutenant Sjostrum, Identification Officer of the New Jersey State Police. A check was made of his records, but no additional criminal record was found of Frank Grabowchi. However, Lieutenant Sjostrum did have a photograph of this man, and the same is being sent to the Cleveland Field Livi-

sion with copies of this report, in accordance with the request of the Cincinnati Field Division.

-- PENDING --

7-576-13416

December 22, 1936.

THE ROLD

62-24925

Special Agent in Charge, Aberdeen, South Dakota.

Re: VEREON C. MILLER, with aliases, (Deceased) et al; Conspiracy to Deliver a Federal Prisoner.

Dear Sir:

Reference is made to your letter dated December 12, 1936, submitted in connection with the Brewer kidnaping case, which contained the suggestion by Epecial Agent D. A. Bryce that Jess Doyle might possibly have information concerning the buriel place of Earl Christman.

The report of Special Agent E. P. Buchlan, dated at Emmas City, Missouri, February 21, 1935, in connection with the case entitled Alvin Earpis, with aliases, et al; Dr. Joseph P. Moran, with aliases, Fugitive, I. C. 1232; Hidnaping, discloses that Jess Doyle was interviewed concerning the death of Earl Caristman, and it ap ears from the statement made by Doyle that he was in Chicago, Illinois, at the time Christman died and was buried. It appears from recent information obtained from the press that Doyle is no longer incorporated in the Mebruska State Penitentiary and although he has been previously interviewed in connection with this matter, it is believed desirable that when his present whereabouts are determined by the Gmaha or Eansas City Field Divisions, he again be interviewed in an effort to obtain information which might lead to the recovery of Christman's body.

The Bureau appreciates the suggestion ande by Agent Bryce.

Yery truly yours,

John Edgar Rosver, Director.

es Unche Earses City

Carlos May

Special Areat in Charge Cleveland, Ohio

Doer Sir:

BRELLD

In accordance with the lead set out in letter from the New York Field Division addressed to the Cincinnati Field Division, dated June 2, 1936, and the letter of the New Orleans Field Division addressed to the Louisville Field Division, dated october 26, 1936, reletive to pracing .38 qulibra colt automatic/pistol Social 105,616, shipped to Perper & Reynolds Company, Los Angeles, California, April 17, 1930, please be advised that Special Agent James G. Findley of this office checked this matter, with the following resulte: -

The records at Herper & Reynolds Hardware Company did not show any record of a .38 calibre Colt automatic pistol 105,616 on or about April 17, 1930, but a check showed that Harper & Reynolds received a .380 calibre automatic pistol No. 106,616 on April 29, 1950 and sold it on August 11, 1930 to L. Balian hard-Fire merchant, Inglewoo', California,

A shock of the records of L. Belian, Inglewood, Califormin, showed that he did not keep a good record of the guns handled by him. The records show that he bought four other guns at the time that he purchased this one, the numbers of these gans being:

> . 52 ealibre - No. 498084 . 32 193564 101455 .380 RECORDED & INDPTED 176156

His records reflect that gun No. 106,616 was sold Herbert Frome, and a further investigation showed that Frome worked for the H. W. Goors Company, a postery manufecturing compuny, located at 1405 Fest Priondo Boulevard, Inglewood, California.

Herbert Frome, 819 % at Gassahunetts Avenue, Parthorne, Colifornia, telephone Inclessor 1980, when interdieved stated that

he bought a gum from I. Falian Hardware Company, a .380 calibre automatic, but he did not remember the number, and did not make a note of it; that he went to Ohio in 1932 and made Hiles, Chie, his headquarters, and worked out of there at various places.

He stated that while at Miles, Dhio, and sometime during the Spring of 1935, he desired to sell the gun, and contacted a bertender whom they called "Bananas" who operated a bootlegging joint in a large, square, red-brick building in the mear vicinity and across the street from the railroad depot. He stated he understood that this bootlegging joint belonged to an ex-policeman whose first name was "Louis", and whose last name he did not know, and does not remember that he ever heard it.

Frome further stated that he gave the gun to "Louie" to cell for him; that in a few days, "Louie" told him that he had sold the gun to a deputy sheriff at Niles, but "Louie" did not tell him the name of the deputy sheriff.

Frome stated that he could not give the names of any other parties at Riles who could throw any light on the history of the gun after he gave it to "louie" to be sold.

Hr. Frome could not advise the date that he cold the gun, but he stated it was before salcons same back, as he know it was a bootlegging joint and not a legitimate salcon where "Benanas" was working.

The Clevelend Field Division will make appropriate investigation at Files, Ohio and advise the appropriate offices.

Very traly yours,

JOP 1 AB

Special Agent in Charge

CC Bureau Héw York Yew (rleans Cincinnati

December 22, 1936.

2576-13417

KINCEGED

Special Agent in Charge, Gleveland, Chie.

Her GEORGE TIXIST; Dr. Joseph P. Horan, with mituses, FUGITIVE, I. O. 1232; et al; Edward George Bremar - Victim; Kiuneping; Obstruction of Justice; Earboring of Fugitives; Entimal Fire-ras Act.

Dear Eirs

There are tra-mitted herewith two copies of the criminal record and photograph of E. A. Stewart, \$5, Sheriff's Office, Jersey City, New Jersey, and two copies of the criminal resord and photograph of behalf E. Jetzler, \$13174, indice Department, Cleveland, Jaio, who are said to be associates of Seuson Groves, presently being sought by the Bureau in connection with the investigation being conducted at Cleveland and Toledo, Ohio, emberring the individuals who harbared mashers of the Earpis-Barker gang at these cities.

One copy case of the griatual records and photographs above referred to is being furnished to each of the field divisions receiving a copy of this letter.

Very truly yours,

John Edgar Boover, Director.

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NOC.

JOHN EDGAR HOOVER

ELT: CDT

Federal Bureau of Investigation United States Department of Instice Mashington, D. C.

December 11, 1936.

Time -

Re: Harboring Cases in Toledo, Ohio

MELIORANDUM FOR THE DIRECTOR

2. Reference of the second of

During a telephonic conversation which I had with Mr. Connelley, he said that while he has not as yet had an opportunity to talk with United States Attorney Freed, Freed being out of town at this time, every indication points to the probability that there is going to be no action taken in connection with the above entitled matter until after Christmas.

Respectfully

E. A. TAME

THE STE- 12419

DEC 16 136

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FEDERAL BUREAU OF INVESTIGATION

THIS CASE ORIGINATED AT	THIS CASE ORIGINATED AT CINCINNATI, ORIO		FILE NO. 9-82	
REPORT MADE AT	DATE WHEN MADE	PERIOD FOR WHICH MADE	REPORT MADE BY	
Chicago, Illinois	12/12/36	12/4,5,8,9/56	D. P. SULLIVAN	DPS/eho
TITLE GEORGE TIMINE			CHARACTER OF CASE	
1	DR. JOSEPH P. MORAN, with aliases, FUGITIVE, 1.0. 1232; et al.		KIDNAPING; OBSTRUCTION OF JUSTICE; HARBORING OF FUGITIVE NATIONAL FIREARMS ACT.	
	BRELER - VICTIM.		AATTOMAL FIREARDS	W1.
1/2	,			
SYNOPSIS OF FACTS:			t Missouri State	
			ms of members of	
1	Karpis-Ba	rker gang exhibi	ted at Casino Club	
	n present	ct of Berl Angua	of gang's activities	1
			WYNONA BURDETTE	
1 / 2	interview	ed by United Sta	tes Attorney FREED,	
	Assistant	United States	ttorney OPENLANDER,	
3 . /			Michigan, on Decem-	
- 1	ber 8, 1936; states *DOC CAMPBEIL 1eft guns with			
			ions prior to and	
			; recalls incidents	
			ng to guilty knowledger and others at Toled	
			members of Barker	
			f 1934. THOMAS GATE	[
23			tentiary, reiterates	
			provided regarding .VIN KARPIS; furnishe	
,			garding residence	
ľ	with "Joki		Coledo during summer	
4.	of 1935.		*	
1		2.		
			1,	
REFERENCE:			Agent E. J. Wynn, stober 25, 1936.	
	Oloveland	, onto, dated of	20001 20, 2000	
APPROVED AND	AFPROVED AND PRICIAL MODIT FORWARDED WICHARDS		DO NOT WRITE IN THESE SPACES	
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DETAILS:

At Little Rock, Arkansas.

Telephonic instructions were received from Inspector E. J. Connelley that the writer should proceed to Jefferson City, Missouri, and there interview KINA/MURRAY for the purpose of obtaining more definite information concerning the activities of members of the Barker-Karpis gang at Toledo, Ohio, during the year 1934. Inspector Connelley instructed that particular emphasis should be made in conducting the interview with EDNA MURRAY to learn definite conversations which she overheard or took part in with TED ANGUS, EERT ANGUS, and other persons involved in the harboring case presently under investigation in the Ohio district; that all possible information should be obtained from EDNA MURRAY concerning the association of TED ANGUS, BKRT ANGUS, their sweethearts, and other persons at Toledo, Ohio, involved in this case with members of the Barker-Karpis gang, especially ALVIN/KARPIS and "DOC" BARKER, during 1934; that all possible information concerning social visits on the part of the above-named persons with the members of the gang and any acts done by them for members of the Barker-Karpis gang, especially ALVIN KARPIS and ARTHUR R. "DOC" BARKER, should be obtained, for the purpose of showing that such association was not the result of any business relationship but was a result of close and friendly relations existing between members of the gang and those persons at Toledo, Ohio, who are presently under investigation.

At Jefferson City, Missouri.

On December 4 and 5, 1936, KINA MURRAY was interviewed at the Missouri State Penitentiary, Jefferson City, Missouri. At that time KINA MURRAY stated that she has been quite unwell for the past two or three months and spends practically all of her time at the hospital.

She stated, in referring to the visit that she, WYNONA BURDETTE, and WILLIAM JUHARRISON made to Toledo, Ohio, in the latter part of January, 1934, that on the evening they left Chicago, Illinois, for Toledo she did not personally see FRED BARKER, but WILLIE HARRISON told her that FRED BARKER had requested him to go to Toledo, Ohio, and have "COOLIE" obtain a set of license plates for him; that FRED BARKER gave to WILLIE HARRISON title papers or registration cards for an automobile which she, EDNA MURRAY, believed to have been registered under

the name of BIACKBURN; that she knew at that time that FRED BARKER had a Buick Sedan but she is not absolutely certain that the papers in HARRISON'S possession at that time were for this automobile. EDNA MURRAY here related the information set out is her testimony beginning on Page 38 of the summary report of Special Agent E. J. Wynn, Cleveland, Ohio, dated October 25, 1936, concerning the trip to Toledo, Ohio.

KDNA MURRAY stated that on arriving at the Casino Club. Toledo, Ohio, about 8:00 or 8:50 the following morning after their departure from Chicago, Illinois, "COOLIE" and CHARLIE BECKER, "THE SKIPPER. were introduced to WYNONA BURIETTE and herself by WILLIE HARRISON, who introduced them under the nicknames of "RABBIT" and "THE SQUAY"; that she, WYNONA BURDETTE, and WILLIE HARRISON went into a back room, which contained a bed; that all three being intoxicated and tired from lack of sleep, they lay down on the bed and went to sleep, WILLIE HARRISON resting at the bottom of the bed; that about 10:30 that morning she awoke and aroused WILLIE HARRISON and WYNONA BURDETIE; that all three went into the Casino Club proper and CHARLIE BECKER then ment into the kitchen and made coffee for them; that WILLIE HARRISON then told "COOLIE" to go downtown and get license plates for him, and "COOLIE" asked WILLIE HARRISON if he had the papers on the ear; that WILLIE HARRISON replied that he had and extended an envelope to "COOLIE." saying that the papers to the car were in the envelope. EDNA MURRAY further stated that HARRISON never asked "COOLIE" if he had an address to give in obtaining the license plates, and "COOLIE" answered that he would fix that up and WILLE gave "COOLIE" money to purchase the license plates.

EINA MURRAY further stated that she cannot recall whether BERT ANGUS was in the Casino Club when she, WYNCNA, and WILLIE awoke that morning, but she recalls that he was there before they left; that BERT suggested that WILLIE take the two girls out to his home where they sould get some sleep, WILLIE having told BERT ANGUS that they had been driving all night and had come from Chicago, Illinois; that WILLIE HARRISON talked privately with BERT ANGUS for some time, and that she, KINA, did not overhear this conversation. KINA further stated that WILLIE HARRISON refused HERT ANGUS' invitation and stated that he would take the two girls to a hotel; that before leaving the car which they used, which was an old Dodge Coupe, was parked in front of the Casino Club; that they took a cab to the Algeo Hotel, where WILLIE HARRISON registered for himself, EDNA, and WYNCNA, and then told the two women that he had registered them as his sisters.

EDNA MURRAY further stated that sometime during the afternoon she heard a commotion in the room next door which WILLIE occupied, but she did not see or hear him leave the hotel; that about 5:00 or 4:00 P.M. HARRISON telephoned and stated that he was coming up; that on arriving at the hotel he, WILLIE HARRISON, told her of his arrest. The information concerning the arrest of WILLIE HARMISON is contained in the testimony of EDNA MURRAY in reference report. She stated that after WILLIE arrived at the hotel, he, RDNA, and WYNONA slept for a few hours, had dinner, and about 7:50 or 8:00 P.M. proceeded to the Casino Club; that as she recalls "COOLIE" was the only person there; that WILLIE asked "COOLIE" about the license plates and "COOLIE" said that he had gotten tham and thereupon produced them from behind the bar of the Casino Club; that these plates were contained in a large manila envelope, "COOLIE" likewise giving back to WILLIE the envelope containing the papers to the car; that she recalls that WILLIE HARRISON asked for a pint of whiskey but found after receiving it that he, KDNA, and WYNONA did not have enough money to pay for it. "COOLIE" mentioned that he would have to see HERT ANGUS before he could give them credit for the whiskey, and inasmuch as they were in a hurry to return to Chicago, Illinois, they did not wait for the return of BERT ANGUS but drove downtown at the suggestion of WILLIE HARRISON to "MIG'S" place, which MINA MURRAY understood was a bookmaking establishment. EDNA MURRAY stated that she cannot recall what this place looked like but remembered that it was in the downtown district; that she gave WILLE HARRISON a dismond ring and he went inside and pawned it, returning with \$20.00; that neither she nor WYNONA BURDETTE went into the place with WILLIE HARRISON and they did not see anyone at NIG'S place; that thereafter they returned directly to Chicago.

Further information was obtained from EDNA MURRAY that about two days after EREMER was released VOLNEY DAVIS came to the apartment; that on the following morning she and VOLNEY DAVIS drove to Toledo, Ohio, and visited the Casino Club, the location of which she, KINA MURRAY, recalled; that they arrived at the Casino Club about 1:00 or 2:00 P.M. and she recalls that "COOLIE" was in the bedroom with some fat girl, who was introduced to EDNA and VOLNEY DAVIS but whose name EDNA cannot now recall; that she recalls that CHARLIE BECKER, who was known to her as "THE SKIPPER", was also there; that she introduced VOLNEY DAVIS to "COOLIE" under the name of "CURLEY" DAVIS; that "COOLIE", his girl friend, "THE SKIPPER," VOLNEY DAVIS, and herself had something

to eat in the kitchen and VOLNEY asked "COOLIE" to go downtown and get some plates for his automobile; that "COOLIE" agreed and VOINEY gave him the papers to the car, which was a 1933 Ford Coupe, registered both in the states of Minnesota and Illinois, under the name of E. V. DAVIS; that VOLNEY gave "COOLIE" sufficient money to pay for the license plates and "COOLIE" left almost immediately, and stated that he had an address to give when buying the license plates. EINA stated that "COOLIE" returned a short while later and stated that he had been unable to get the license plates, and that to the best of her recollection he mentioned something about a sworn statement of ownership being required before license plates could be obtained and that the man at the license bureau in Toledo whom he saw was acquainted with him; that for this reason he could not get the license plates but would try again the next morning when some other men with whom "COOLIE" was not acquainted might be on duty. EINA stated that VOLNEY DAVIS thereupon mentioned that he would get the license plates himself; that she and VOLNEY DAVIS registered at the Algeo Hotel that night, either under the names of MR. and MRS. E. V. DAVIS or MR. and MRS. HANSEN. On the following morning she and VOLNEY DAVIS proceeded to the license bureau, which she recalls was located across the street from a park on the corner of an intersection, where VOINEY DAVIS obtained a set of license plates.

Previous investigation has disclosed that on February 10, 1934, 1934 Ohio license plates number CO-18348 were insued to E. V. DAVIS, 1209 Summit Street, Toledo, Ohio, for a 1934 Ford Coupe, motor number 18-328420. This information is contained under the testimony of G. IRWIN NAFER, of the Bureau of Motor Vehicles, Columbus, Ohio, and was obtained as a result of the review of the Chicage Division file in this case. Specific reference is made to letter of the Chicago Field Division to the Cleveland Field Division, dated Movember 10, 1936, transmitting the above testimony.

EINA MURRAY stated, in connection with the purchase of these license plates, that VOINEY DAVIS at one time pointed out to her an old houselocated somewhere on Summit Street as an address he gave at the time he purchased these license plates. This undoubtedly referred to the address 1209 Summit Street, the address given for the plates obtained by E. V. DAVIS as previously mentioned.

Mo further information, other than that contained in the testimony of EDNA MURRAY, was obtained from her concerning her

activities and association with members of the Berker-Karpis gang and persons located at Toledo, Ohio, up until approximately May 9, 1954.

EINA MURRAY here related her arrival at Toledo, Ohio, on May 8, 1934, as has been previously set out under her testimony, and she stated that on the following day she and JIMMIE WILSON looked for an apartment; that at that time "DOC" BARKER and VOLNEY DAVIS were recovering from the results of the operations performed on their fingertips and on "DOC" BARKER'S face by DR. JOSEPH P. MORAN; that both of them were practically helpless and for this reason were unable to sid in the search for an apartment; that she and JIMMER WILSON were unable to find a suitable place, and that about 5:00 P.M. that same afternoon they went to the Casino Club and JIMMIE WILSON went inside, leaving her, EDNA, outside in the automobile; that JIMMIE WILSON returned shortly thereafter and stated that BERT had telephoned his landlady and asked her if she had a vacancy and was advised that she did; that BERT ANGUS stated that he would send some people down to look it over; that on this occasion she, EDNA, did not enter the Casino Club, mor did she talk with BERT ANGUS. EDNA MURRAY stated that she and JIMATE WILSON went to the home of the woman who either owned or operated the apartment house located at Collingwood and Cherry Streets; that she recalls that this woman lived in a large white house located about a block or two to the rear of the above-mentioned apartment building; that JIMMIE WILSON told this woman in her presence that MR. ANGUS had sent them down and she replied that MR. ANGUS had lived in one of her apartments for some time; that she gave them the key to an apartment, which they exemined, and finding it satisfactory they paid some money down on it; that this apartment was rented either under the name of J. H. MORLEY or H. J. MORLEY, an alias used by "DOC" BARKER; that this was done for the reason that he and VOLNEY DAVIS were using the automobile of "DOC" BARKER, which was registered under the name of either J. H. or H. J. MORLEY: that this was the usual custom of the members of the geng to rent apartments in the same name as the name used in registering the automobiles which they possessed at that time; that "DOC" BARKER told her that he had purchased this car at Toledo, Chio, but she did not know the details of how he purchased same, nor did she advise any information as to BERT or TED ANGUS' aiding in its purchase.

EINA MURRAY further stated that on the day following the rental of the above apartment she, "DOC" BARKER, and VOINEY DAVIS

moved in; that she recalls that this apartment was located on the second floor across from a doctor's office; that because of the condition of the fingertips of "DOC" BARKER and VOINEY DAVIS they were laid up for two or three weeks, during which time they very seldom left the apartment. EINA MURRAY here stated that on two or three occasions during this time she and MYRTIE EATON visited the Casine Club but remained only a short while; that she cannot recall any other members of the Barker-Karpis gang she saw at the Casino Club during this time, nor can she recall whether she saw HERT ANGUS or TED ANGUS there.

EDNA MURRAY was closely questioned, and she stated that as soon as the hands of "DOC" BARKER and VOLNEY DAVIS had healed sufficiently she went with them almost nightly to the Casino Club, and she again told of all the members of the gang who visited this place and their activities, which information is contained in her testimony in the reference summary report. KDNA MURRAY here stated that she recalled that members of the gang carried guns practically all of the time when they visited the Casino Club; that they ordinarily carried these guns under their shirts beneath their belts; that she can recall putting VOLNEY DAVIS' gun on his person when his fingers were still so sensitive that he could scarcely handle a gun. EINA MURRAY stated that she recalls that one evening she was at the Casino Club with some members of the gang; that she definitely resalls that "DOC" BARKER was there, and that either in stooping over or moving about his automatic dropped on the floor; that BERT ANGUS was standing nearby and when he saw the gun fall on the floor he laughed but said nothing; that "DOC" BARKER reached over, picked the gun up, am again placed it under his belt. MINA MURRAY further stated that she recalls another night when HERT ANGUS was behind the bar; that she cannot recall what members of the gang were there but she distinctly remembers that some one member of the gang said to EXRT ANGUS that he would take that thing now, and that HERT ANGUS thereupon took an automatic from behind the bar and handed it ever to this member of the gang, whose identity EDNA MURRAY cannot now recall.

EINA MURRAY here stated that about May 20, 1934, she was at the Casino Club on one occasion with Volney Davis; that BERT ANGUS was there, and that Volney told BERT that he wanted a new Ford and BERT ANGUS said that he would get it; that Volney told BERT to purchase the ear either under the name of E. J. or J. E. POWELL; that she, EINA, did not see any money passed, but on the way home Volney told her

that he had given the money for the purchase of the ear to BERT ANGUS; that she thereafter found out from VOINEY and from JIMMIE WILSON that BERT ANGUS had gotten JIMMIE WILSON to buy the ear for him; that she recalls that VOINEY DAVIS received the new Ford Sedan a day or two later.

EINA MURRAY stated that she never visited the apartment of FRED BARKER and PAULA HARMON, but recalls that it was located en Summit Street some distance out from the Casino Club, on the second floor of an apartment building located at the corner of an intersection; that she did visit the home of HARRY CAMPHIL on 131st Street and Point Place on several occasions; that on one occasion as she was leaving HARRY CAMPBELL'S house MADELINE ANGUS and RENE HOLST drove up and waited for her to pull out of the driveway in order that they might pull in; that she saw RUTH ANGUS visiting at HARRY CAMPBELL'S house on at least two occasions, once when WYNONA was the only one in the house and on another occasion when RUTH ANGUS called while EDNA was visiting the house; that HARRY CAMPBELL was there on that occasion and was lying on the divan; that at that time his hands were all wrapped up as a result of the operation performed on his fingertips. KINA stated that she never liked RUTH ANGUS and left shortly after RUIH ANGUS called; that on both of these occasions from the comversations she overheard between WYNCNA BURDETTE and RUTH ANGUS, it appeared that HUTH ANGUS' visits were purely social, although she eannot recall definitely what was said.

knowledge of the association of GEORGE TIMINEY with members of the Barker-Karpis gang, and referring to the incident as set out on Page 46 of reference report wherein TIMINEY on one occasion asked RENE HOLST for a dance, she stated that to her present recollection she is cartain that she saw TIMINEY at the Casino Club with members of the gang on two separate occasions; that one night she and VOLNEY DAVIS visited the Casino Club and when they got there they noticed two tables pulled together in the front of the club; that these tables were occupied by GEORGE TIMINEY, "DOC" BARKER, "NIG" COUSINS, ALL YOUNKERS and his wife, and another middle-aged woman whom KINA MURRAY does not know, and CHARLES JAP ITZGERALD, and that it was possible that "DOC" MORAN was also there; that all these persons were drinking together and were talking and laughing in a free and open manner; that she and VOLNEY DAVIS sat at a small table; that shortly thereafter RUTH ANGUS and

ETHEL, who was known to her as "NIG S" wife, came in and sat together at a small table; that she recalls that "DOC" BARKER and others sitting at the two tables that were pulled together were talking and laughing and apparently having a good time, and that TIMINEY and *DOC* BARKER were joining in the conversation and laughter. EDMA MURRAY stated that she remembers that FITZGERALD was quite intoxicated and was swinging his cane about and banged it on the table; that on the invitation of FITZGERALD she went over to his table and had a drink but did not sit down; that she recalled that both BERT ANGUS and TED ANGUS were in the Casino Club but were not sitting at any of the tables. She stated that she and VOLNEY left shortly thereafter; that neither of them talked with GEORGE TIMINEY; that she, EINA, cannot recall definitely any conversations she swerheard at that time between TIMINEY and the others, but only recalls that it appeared to be a very friendly gathering; that VOLNEY DAVIS left that night because he disapproved of the idea of "DOC" BARKER sitting at the same table and conversing with CAPTAIN GEORGE TIMINEY, insanuch as he, VOLNEY, did not like the idea of associating with a police officer.

EDNA MURRAY stated that on another evening "DOC" BARKER, "NIG" COUSINS, and FITZGERALD set at a table with GEORGE TIMINEY; that all four were drinking and apparently having a good time; that she and VOLNEY DAVIS were there sitting at a separate table; that she recalls that JIMME WILSON and RUSSELL GIBSON sat in a booth talking to two strange girls; that when VOLNEY DAVIS went over with them she, RINA, joined RENE HOLST and MADELINE ANGUS in one of the booths; that it was on this occasion that TIMINEY came over to the booth and asked RENE for a dance and when RENE refused TIMINEY walked away; that she, EDEA, remarked, "What the hell does that ---- want?" whereupon RENE laughed and said, "Oh, he's all right; you have nothing to worry about"; that FITZGERALD asked her and VOLMEY over to their table for a drink but VOLNEY refused because he did not desire to associate with TIMINEY; that shortly thereafter FITZGERALD and "NIG" COUSINS came over to the table of VOLNEY DAVIS and EINA MIRRAY and had a drink with them; that as she recalls "DOC" BARKER remained at the table with CAPTAIN TIMINEY; that "DOC" and CAPTAIN TIMINEY were drinking and conversing together, apparently in a very sociable fashion.

EDNA MURRAY provided further information as follows:
That during the time that she was living at Sunnyside Beach, mear
Sandusky, Ohio, she had an argument with VOLNEY DAVIS and she drove
alone to the Casino Club one afternoon; that BERT ANGUS was there
alone, and he told her at that time that MELVIN PURVIS was in town and
that she should tell the "boys," referring to members of the gang,
to stay away as he thought the place was "hot"; that a couple of
strange men who were working over at the docks had been coming into
the Casino Club to drink beer and he thought that they were "G men."

EDNA MURRAY further informed that ALVIN KARPIS did not frequent the Casino Club quite as much as other members of the gang, but that she recalls on several occasions he talked with BERT and TED ANGUS, and that at that time both the hands and face of KARPIS were bandaged as he had not yet entirely recovered from the operations performed on him by DOC MORAN; that during these conversations KARPIS appeared to be quite friendly with both BERT and TED ANGUS; that she also recalls that "DOC" BARKER appeared to be quite friendly with both BERT and TED ANGUS, and that she had seen "DOC" BARKER talking at a table alone with TED ANGUS in a friendly fashion.

EDNA MURRAY was questioned thoroughly but she could not recall any particular conversations other than those mentioned either above or in her testimony, as set out in reference summary report, between HERT ANGUS, TED ANGUS, or other persons at Toledo, Ohio, and members of the gang. She stated that she never visited the homes of TED ANGUS, HERT ANGUS, or other persons residing at Toledo, Ohio, nor could she recall any of these persons visiting her residence or the residences of any other members of the gang.

It may be mentioned that EINA MURRAY states that she did not take up her residence at Toledo, Ohio, until May 8, 1934; that therefore her association with persons residing in that city began with that date, which was subsequent to the return of the warrant issued for ALVIN KARPIS and subsequent to the issuance of the warrant against ARTHUR R. "DOC" BARKER on May 4, 1934. It might also be mentioned that KINA MURRAY still maintains a friendly attitude and expects to be called as a witness in the harboring case at Toledo, Ohio, and is willing to testify either before the grand jury or at any trial to be had in this case.

On December 8, 1936 WYNONA HURDETT was interviewed at the United States Detention Farm, Milan, Michigan by United States Attorney E. B. Freed and Assistant United States Attorney G. P. OPEULANDER and the writer.

by United States Attorney Freed, and stated that she first met HARRY by United States Attorney Freed, and stated that she first met HARRY CAMPHELL in the fall of 1931 in the apartment of her brother-in-law MARK WEINNERY, at Tulsa, Oklahoma, CAMPBELL being in the company of EARL and TERRY WHINNERY, brothers of MARK WHINNERY, both men also being members of the Tulsa Police Department at that time, who frequently accompanied HARRY CAMPBELL and GLET. LEROY WRICHT on stickups and "jobs". She thereafter saw CAMPBELL every day, but late in the year 1931 she married ELDON STANBROUGH, but after residing with this man for about five months she separated from him. She stated that on the following day she again met CAMPBELL and thereafter began keeping company with him and began living with him as his wife in his apartment at Tulsa under the name of Mr. and Mrs. MARTIN.

She stated that at that time HAPRY CAMPBELL, GLEN LEROY WRIGHT JIMMIE LAWSON and several others were pulling bank robberies and various crimes in Tulsa, and vicinity, and that she knew of CAMPRELL'S activities; that for some reason unknown to her CAMPBELL suddenly left Tulsa and went to Joplin, Missouri; that she visited the residence of one of her sisters at Arondele, Oklahoma and about two weeks later GLEN WRIGHT called and told her where CAMPBELL was living in Joplin; that she thereupon proceeded by bus to a farm operated by a couple known as DUTCH and SHORTY, outside of Joplin, where CAMPBELL was staying; that they stayed at this place for about six weeks and CMPBHIL during this time was bedridden with rheumatism. She stated that the Robinson Chevrolet Company at Joplin' was robbed about this time, and shortly thereafter she and CAMPHELL went to Hot Springs, Arkansas where CAMPBELL took a series of baths for his rheumatism; that they rented a room under the name of GEORGE MARTIN; that to her knowledge CAMP-BEIL was not acquainted with anyone in Hot Springs; that they left Hot Springs before the course of 21 treatments was completed; that CAMPRELL went out and purchased a second hand Ford at a sales lot after he had told her that things were getting "hot"; that he mentioned this shortly after receiving a telephone call from GLFN WRIGHT, who was not residing in Ho: Springs at that time; that she and CAMPRELL thereupon left Hot Springs and proceeded to a filling station on the state line between Kansas and Ohlahome. She recalls that this gasoline station was operated by two brothers, one of whom was named Lec. She probably had reference to the State Line Filling Station, operated by LEO McKABE at South Coffeyville, Oklahoma,

She further stated that she remained at the station for a few hours and CAMPBELL went away and returned with GLEN WRIGHT and a man named "SPEEDY", the last name being unknown to her, who was from Tulsa, Oklahoma; that all three then drove in two separate automobiles to a ranch outside of Ponca City, the ranch being kun by an elderly couple named BLANCHE and CHARLEY; that she recalls that a woman named RUTH was there, who was the sweetheart of "SPEEDY"; that JEWEL and GENE JOHNSON also were there, and all these persons mentioned resided at that place for several months; that JEWEL and GENE JOHNSON and GLEN WRICHT left, and shortly thereafter were "jumped up" by a Police Officer and GENE JOHNSON was killed; that she and CAMPBELL heard of this over the radio and shortly thereafter they left without even packing their baggages

She was somewhat confused as to the exact dates of her travels and association with CAMPBELL but stated that she recalled that she and CAMPBELL spent Christmas, 1932, at Casper, Wyoming; that some time, probably during 1932, she and CAMPBEIL visited a farm near Mannford, Okla. which was operated by an old man named "the bachelor"; that on the following night after their arrival she drove to the home of Harry Campbell's parents at Tulsa and delivered a personal message from CAMPBELL, and received from them a letter signed "SHORTY" which was from Fred and Doc Barker. The letter stated that they would meet CAMPBELL at some address in Harmond, Indiana. She stated that she delivered the letter to CAMPBELL and that on the following day they both drove to Wichita Falls, Texas and visited a sister of CAMPBEIL who was living in a small town just outside of Wichita Falls; that CAMPBELL remained for about one and one half weeks then proceeding to Hammond, Indiana; that about one month later he sent her a telegram from Hammond and she took a plane to Chicago and proceeded to the Savoy Hotel in Hammond as directed; that she there met WILLIE HARRISON for the first time, and shortly thereafter HARRY CAMPBELL also appeared; that either that night or the following night FRED and DOC BARKER came to the hotel and she was introduced to them; that a day or two later Fred and Doc, HAFRY CAMPBELL and herself drove to St. Paul, Minnesota, Fred and Doc riding in their Buick Sedan, and HARRY CAMPBELL and WYNONA driving a Ford which belonged to either Fred or Doc Barker; that on arriving at St. Paul. they visited the apartment of MYRTLE EATON and BILL WEAVER where she met PAULA HARMON for the first time; that the following day DOC BARKER, FRED BARKER, PAULA HARMON, CAMPBELL and herself drove to Reno, Mevada where they remained for a couple of months.

Further information was obtained from MISS BURDETT to the effect that at Reno she met ALVIN KARPIS, DOLORES DELANEY, VOLNEY DAVIS and KDNA MURRAY for the first time; that all of these persons associated with one another at Reno, and that probably early in December 1933 they proceeded to St.Paul, Minnesota; that she recalled ALVIN KARPIS, DOC

BARKER and DOLORES DELANEY first drove to Chicago, and KARPIS and DOC BARKER later showed up in St.Paul; that to her best recollection DOLORES DELANEY did not come to St.Paul.

She stated that she had no information that BREMER was to be kidnaped prior to January 17, 1934; that two or three days following the kidnaping of BREMER she and PAULA HARMON drove to Chicago at the suggestion of FRED BARKER; that EDNA MURRAY and FRED GOETZ, who is known to her as GEORGE, left the same day and came to Chicago; that FRED BARKER gave them a telephone number of WILLIE HARRISON before they left St.Paul, and advised them to get in touch with him for the rental of an apartment on their arrival in Chicago; that two or three days after their arrival in Chicago EDNA MURRAY, PAULA HARMON and herself moved to an apartment on 63rd and University Avenue; that during this time she read in the papers of the kidnaping of BREMER; that because male members of the gang were not at home she naturally thought they were out on some job, and the thought came to her that possibly they were involved in the kidnaping, although she did not have knowledge of same; that during the time BREMER; was held FRED and DOC BARKER, HARRY CAMPBELL, FRED GOETZ and VOINEY DAVIS visited the apartment.

She stated that some time around this period while EREMER was being held WILLIE HARRISON came to the apartment one evening and suggested to her that he, KDNA, and herself go to Toledo, Ohio as she understood for an automobile ride; that they left that night and drove to Toledo. Ohio consuming a considerable amount of liquor on the way, and they arrived the following morning at the Casino Club at Toledo; that a man memed "COOLEY" was there and she and EINA were introduced to him as "the Squaw" and "Rabbits"; that she, MINA and WILLIE HARRISON went to sleep in a back room which contained a bed, and thereafter they checked into the Algee Hotel. She was questioned thoroughly but could not recall the date of this visit to Toledo, stating that on that occasion she was intoxicated practically all of the time, but did recall that later that evening they again visited the Casino where they met BEHT ANGUS and may have met TED ANGUS. and that shortly thereafter they returned to Chicago, Illinois. She recalled that when they first arrived at the Casino Club, CHARLIE BECKER who is known to her as "the Skipper" and BERT ANGUS were there, in addition to COOLEY; that HAFRISON talked to either COOLEY or BERT apart from the others and WILLIE HARRISON gave COOLEY a small envelope; that she did not know that this envelope contained; that when they returned to the Casino late that same evening HARISON talked with COOLEY who gave WILLIEA long brown envelope which wILLIE put in the side pocket of the car which was parked outside. WYNONA recalled that EINA MURRAY had lost her purse on the way from Chicago to Toledo and they did not have enough money to buy a bottle of liquor; that before leaving town she, WILLIE and EDNA went to the

downtown section of Toledo and WILLIE want into a store or place of business and pawned EDNA'S ring; that she did not know who owned or operated this place; that thereafter they proceeded to Chicago, Illinois and she recalls that when they left the car WILLIE took from the side pocket the envelope he had placed there, and on reaching the apartment, tore the envelope open and found therein a set of license plates; that this was the only definite information she had indicating that HARRISON had obtained a set of license plates at Toledo, Ohio.

WYNONA BURDETT further stated that a day or two after this she, PAULA HARMON and EDNA MURRAY destroyed several old license plates which they had in the apartment; that she recalled reading the stories in the paper about EREJER'S release, and that to her best recollection CAMPBELL and VOL-NEY DAVIS come to the apartment the same evening, and about a day later she, WILLIE HARRISON and HARRY CAMPBELL proceeded to Toledo and registered at the Algeo Hotel under names which she cannot recall; that they remained a couple of nights and thereafter rented an apartment at the Jarvis apartments, under the name of WINFIELD; that she does not know of any person or persons referring them to this spartment, but it was found merely as a result of looking throughout the city. She stated that HARRISON did not reside with them but left almost immediately after the apartment was rented; that about two weeks later FRED and DOC BARKER visited the apartment for about an hour; that during this time CA PELL told her to go to a certain dentist whose name and address he gave her, and which she recalls was located on the second floor of a clinic building on Adems Street just below Franklin Avenue; that she visited this dentist on several occasions, and on one occasion saw MADELINE ANGUS there, although at that time she did not recognize her inasmuch as she had not previously known here

WYNONA stated that during this time she and CAMPBELL visited the Casino on several occasions, and there met BERT, TED, RUTH and MADELINE ANGUS, and the latter's daughter, they being introduced to these parties under the name of GEORGE WINFIELD and WYNONA; that on one occasion BERT ANGUS, MADELINE ANGUS, TED ANGUS and RUTH ANGUS, visited her at the Jarvis apartments and accompanied them to the Crescent Glub; that during this time WILLIE HARRISON also visited the apartment on different occasions for only a short while; that CAMPBELL during this time always went by the name of GEORGE, and that she frequently inadvertently called him HARRY in the presence of TED, BERT, MADELINE and RUTH ANGUS.

She further advised that to her best recollection she and CAMPBELL remained at the Jarvis apartments for about five weeks; that on one occasion HARRY CAMPBELL asked her whether she would like to have her own furniture, and she agreed, and he spoke of trying to get a house; that he did not mention the name of TED or BERT ANGUS in the rental of the house

but returned one day and stated he had rented one at Point Place, Ohio; that she had no information indicating that TED and BERT ANGUS were instrumental in the rental of this place, and she did not accompany CAMPREIL when he located same; that RUTH ANGUS and TED ANGUS suggested to her that she purchase furniture at the West Toledo Furniture Company, and she recalls that CAMPBELL mentioned it would look better if they purchased the furniture on time; that RUTH ANGUS accompanied her to this furniture store and aided her in the purchase of the furniture, and in having it moved to the house at 2831 131st Street, which CAMPBELL had rented. She stated that thereafter they moved into this house and TED, BERT, RUTH and MADELINE ANGUS visited this house on several occasions; that she recalled that TED, and BERT ANGUS were there at least three or four times; that RUTH ANGUS visited the house almost every day; that these visits were purely social, and THD and BERT ANGUS would visit with them and just sit around and drink and talk on general subjects; that she recalled that on one occasion TED, HERT and RUTH ANGUS visited this house when DOC BARKER was there; that during the time when the Casino was being renovated, RUTH ANGUS visited the house and mentioned that she had an argument with TED ANGUS because he wanted to take some of her money to pay for all the alterations being made on the Casino; that RUTH stated she could not understand why TED wanted her money as the "boys" (referring to members of the gang), intended to put up some money to pay for the cost of the alterations on the Casino.

She advised that on one occasion she and RUTH went to the Casino after a shopping tour downtown and as they drew up to the front of the surb they saw MADELINE ANGUS and RENE HOLST sitting in the green Chevrolet coupe of BERT ANGUS; that as she and Buth started into the club Madeline called them over and took a detective story magazine from the front compartment, opened it and showed WYNONA a story which contained photographs of ALVIN KARPIS, FRED BARKER and another member of the gang whom she believes was BILL WEAVER, and asked WYNONA if that was "RAY", referring to ALVIN KARPIS; that she stated "No", whereupon Madeline merely smiled. WYNONA stated that she believed that this magazine story related to some bank robbery, although she did not read it.

She mentioned that RENE HOLST and RUTH ANGUS were present, and all sew the magazine when MADELINE handed it to her, and apparently saw the photographs thereine

She further stated that on one occasion TED ANGUS and RUTH ANGUS accompanied her and HARRY CAMPBELL to the Dutch Village, a night club in Toledo; that although TED ANGUS, BERT ANGUS and their women were always quite friendly with the gang, she cannot recall at this time definite conversations which they had with members of the gang; that she is convinced in her own mind that they knew the true identity of members of the gang from both their actions and their general attitude.

She was questioned concerning GEORGE TIMINEY, and stated that apparently members of the gang did not fear him, although they did not entirely trust him; that she recalled that TIMINEY visited the Casino frequently with members of his squad, and that he would stand at the bar and drink; that after he would leave HARRY CAMPBELL and DOC BARKER and VOLNEY DAVIS would talk about him and mention would be made of the fact that they did not entirely trust him; that both BERT and TED ANGUS at such times would assure the gang that TIMINEY was all right, and would say that they did not have to worry as long as they stayed there, referring either to the city of Toledo or the Casino Club.

She stated in referring to the above mentioned incident of the exhibition of the photographs of KARPIS, FRED BARKER and another member to her by MADELINE ANGUS, that to her best recollection this took place after the Casino was remodeled (about May 1, 1934), and that thereafter she saw ALVIN KARPIS and FRED BARKER at the club on several occasions at which time RUTH and MADELINE ANGUS and RENE HOLST were present; that on one occasion RUTH ANGUS told her that she would die if anything happened to any of them, referring especially to the women members of the gang; that she and HARRY CAMPBELL visited TED ANGUS house on three or four occasions and on one occasion she and HARRY had dinner with TED and RUTH; that on one occasion JAMES WILSON, RUTH ANGUS. RENE HOLST, EDNA MURRAY and herself visited the Luna Pier Pavilion.

WYNONA BURDETT was questioned concerning the automobile which HARRY CAMPBELL purchased, and stated that she was not acquainted with the details of this transaction; that CAMPBELL left one morning and upon his return in the evening had a new Ford car which she believes, although is not certain, was in the name of WINTIELD; that she has no information indicating that TED or BERT ANGUS had anything to do with the purchase of this care

She further stated that on one occasion she heard HERT ANGUS tell WILLIE HARRISON that he thought that the telephone was tapped; that she cannot recall any other details of this conversation, or the reason why HERT ANGUS made this statement.

When questioned as to whether she ever saw GEORGE TIMINEY sitting at the same table with members of the gang, or appearing friendly with them, she stated that she could only recall one occasion when she saw TIMINEY seated at a table with DOC BARKER and MARRY CAMPBELL; that all three were drinking and laughing and apparently having a good time; that both HARRY CAMPBELL and DOC BARKER were carrying guns underneath their belts at that time; that all members of the gang carried guns when they visited the Casino, which they wore beneath their shirts under their belts; that CAMPBELL carried a .45 automatic and that these guns made a bulge which would be apparent to anyone who had any knowledge of the shape and size of a pistol or revolver; that very frequently members of the gang did not wear coats so that the presence of these

guns would be evident to a police officer; that DOC and HARRY CAMPBELL would frequently leave their guns with BERT ANGUS who would place them behind the bar, and would obtain them from HERT ANGUS when they were ready to leave.

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During the interview had with WYNONA BURDETT she mentioned to the writer that DOLORES DELANEY still maintains a "smart alec" attitude; that in her opinion DOLORES DELANEY desires to be considered a "big shot". For this reason no effort was made to interview her.

On December 9, 1936 upon instructions of Inspector E. J.Connelley the writer interviewed THOMAS GATHRIGHT, Number 12015 at the Indiana State Penitentiary, Michigan City, Indiana. It was learned that GATHRIGHT is the right name of this individual, rather than GETRIGHT or CARTWRIGHT as previously reported. He was paroled from the Indiana State Penitentiary on September 17, 1934 after serving approximately seven years on charges of robbery and burglary, and was returned to the penitentiary on November 29, 1935 after a violation of his parole, and to serve an additional sentence of fifteen years for robbery.

GATHRICHT stated when interviewed that considering the "good time" that he will receive he probably will not be released from the penitentiary for sixteen years, stating that he is presently 46 years of age. He stated that upon being released from the Indiana State Penitentiary on September 17, 1934 he visited his home in Austin, Texas, and thereafter proceeded to Toledo, Ohio around the middle of October 1934; that at Toledo he met TED ANGUS whom he had previously known in the Ohio State Penitentiary about 1921, at which time ANGUS was serving a sentence for car theft; that at Toledo he met MARIE BAILEY COOK at the Casino Club, and married her, and that about the middle of December he went with her to Austin where he remained for about three months, thereafter returning to Toledo, Ohio. He then went to Detroit, Michigan, but visited the Casino Club ence or twice a week; that around the first part of May 1936 he did not visit the Casino for two or three weeks; that when he did go there he talked with TED ANGUS, who told him that he was very sorry that he had been unable to get in touch with GATHRIGHT sconer, as he had a couple of boys at his place who needed another man for a job; that TED ANGUS thereupon told him that KARPIS was one of the boys; that ANCUS did not specifically give HARRY CAMPBELL'S name, but GATHRIGHT assumed that this was KARPIS companion, from what he had read in the newspapers. TED ANGUS stated that these boys occasionally stopped at the Casino and that when and if KARPIS came around there again he would mention GATHRIGHT'S name to him, as the latter indicated to ANGUS that he would like to join up with them. GATHRIGHT stated that he thereafter saw TED during the summer of 1935 on several occasions but TED did not mention to him that he had seen KARPIS.

It will be noted that this statement of GATHRIGHT varies with the information he previously provided to Special Agent in Charge R. D. Brown when interviewed on October 18, 1935.

GATHRIGHT stated that on April 20, 1935 he took part in an attemp ted robbery of a brewery on Oak Street in Toledo, Ohio; that the robbery was prevented by the appearance of Toledo Police; that a gun battle ensued in which he was shot in the hip; that the reafter he stayed in an apartment belonging to "JOKER" KENNEDY on Adams Street in Toledo, and later left Toledo and proceeded to Chicago, which he believes was around the latter part of July 1935; that during the time he stayed at the Kennedy apartment he saw a dark young fellow who visited the apartment of ED McGRAW located next door; that he recalled that this young man would visit KD McCRAW'S apartment for the purpose of keeping dates with a young girl whose name GATHRIGHT did not know; that he remembered that this young man ordinarily entered and left by the back door. KENNEDY told him on one occasion that this young man had an automobile trailer which he used in traveling around the country, "casing" bank jobs; that KENNEDY made himunderstand that this man, whose identity GATHRIGHT did not know, but who undoubtedly was HARRY CALPBELL, was a "heavy" man. GATHRIGHT explained that a "heavy" man is a burglar who blows safes. GATHRICHT stated that he did not know that this young man was HARRY CAMPBELL and had no further information regarding him; that around the first part of August he left Toledo and came to Chicago and did not again return to Toledo,

CATHRIGHT was questioned at some length and although he appeared to be willing to provide information he stated frankly that he would not
testify as a witness for the Government; that inasmuch as he is 46 years of age
and will have to serve sixteen years or more, at the Indiana State Penitentiary
he expects that he will spend the remainder of his life there; that his only
anxiety is to have the good will of his fellow prisoners in the penitentiary;
that it would be unbearable for him if he should testify for the Government,
and that he would not under any consideration do so, as he could not see that
he would benefit thereby.

The Cleveland Field Division will conduct appropriate investigation in interviews to be conducted to verify the information set out herein, as obtained from EDNA MURRAY and WYNONA BURDETT. It is noted that the information concerning the automobiles mentioned by WYNONA BURDETT and EDNA MURRAY is contained in the summery report of Special Agent W. J. Wynn, Cleveland, Ohio October 25, 1936, and the supplemental information obtained as a result of the review of the Chicago, Field Division file.

PENDING

Federal Bureau of Investigation

IL S. Department of Justice Los Angeles, California December 9, 1936

Director Federal Bureau of Investigation Washington, D. C.

PERSONAL AND CONFIDENTIAL

Dear Sir:

Re: BREKID

Reference is made to letter of Special Agent in Charge John B. Little, Little Rock, Arkansas, dated November 27, 1936, requesting the Los Angeles Field Division to ascertain the identity &-L. L. STRAUSS, and of TAC" mentioned in a telegram received at the Hot Springs Police Department, Hot Springs, Arkansas, on November 25, 1936.

Inquiries made by Special Agent J. J. McGuire at the William Penn Hotel, Los Angeles, disclosed that L. M. STRAUSS registered there on November 16, 1936 as coming from Los Angeles.

E. H. Clogg, who has taken over the management of the William Fenn Hotel on December 1, 1936, advised that he did not know Strauss personally, and found, on searching his telegran records, that Strauss had not used the hotel facilities in sending telegrams.

A check of the telephone calls made by Strauss disclosed the following calls which proved to be made to known garblers and garbling places in and about Los Angeles:

> 11-17-36 - VA 7678 - Mike Lymans Cafe FI 7039 - Rae Lennedy, 939 S. New Hampshire 11-19-36 - GL 1378 - Frank L. Whitbeck, 8488 Carlton

Way, advertiser 11-25-36 - MA 4577 - Manhattan Gymnasium, 5342 S. Spring St. Phoenix, Arizona, 39878 - Golden West Hotel 11-29-36 - GL 1161 - Rivera Apartments, 1900 N. Franklin

Circle. 12-2-36 - MA 3769 - Confidential number - William Burns, 656 S. Los Angeles St., Room 1300, racetrack service.

Mr. Clogg advised that Strauss checked out of the William Penn Hotel on December 2, 1936, and that he stated he probably would be back in a few weeks. KIR KILLIA

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No evidence was developed relative to the identity of "TAC" at the hotel.

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An interview had with the former manager, George A. Miller, 201 Ocean Front, Ocean Park, California, telephone Santa Yonica 84466, revealed that Strauss had been coming to the William Penn Hotel periodically for the past year and one-half, and originally registered as coming from Les Vegas, Nevada.

He registered on November 15, 1936, and stayed a few days, with a blonde Jevish woman, approximately thirty years of age. During this time, he was driving a Chrysler Air-flow Sedan 1935 model, bearing either Oregon or State of Washington license plates. Strauss left with the woman, and returned a few days later alone, and without his automobile.

Miller believes that Strauss is a gambler, and that he frequents Mike Lyman's Cafe in Los Angeles nightly. He advised that Strauss received little mail, although he recalls that he received a number of telegrams. Miller had no information relative to the identity of the "TAC" referred to in the letter of reference.

Obtaining the description of L. M. Strauss from Miller, search was made of the Los Angeles Police Department records, and several photographs obtained were exhibited to Miller, who identified the photograph of LOUIS MATHER STRAUSS, L.A.P.D. No. 26048M2 as being identical with the L. M. Strauss staying at the William Penn Hotel.

The following is a complete description of Strauss:

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NALE

Age
Height
Weight
Hair
Eyes
Build
Teeth

Complexion Descent Scars



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Director

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12-9-36

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Occupation Marital status

It is noted that this party has several arrests in Los Angeles, andhes a reputation of being a gun-toter, stick-up man and gambler.

The Los Angeles Police Department records also reflect a San Francisco arrest number

There wes no record of telephone calls made by Strauss to either the city jail or the Los Angeles County jail, nor was there a record of any visiting slips signed by L. M. Strauss and, therefore, the identity of "MAC" is unknown at the present time.

Very truly yours,

JJMcG:AB

AIR MAIL

CC Cincinnati Cleveland Little Rock Special Agent in Charge

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Post Office Box #1469, Little Rock, Arkansas, December 12th, 1956.

Mr. E. J. Connelley, Inspector, Federal Bureau of Investigation, U. S. Department of Justice. 1448 Standard Building. Cleveland, Ohio.

RI: BREJID

Dear Sir:

There are being transmitted herewith logs for December 7, 8 and 9, 1836, covering the taps on telephones #123, #446 and #648, being maintained at Hot Springs, Arkanaas.

Very truly yours,

JOHN B. LITTLE. Special Agent in Charge.

DAN 7-2 Enclosures cc: Bureau

Cinci nneti

FEDERAL BUREAU OF INVESTIGATION U. S. DEPARTMENT OF JUSTICE

RCS: DN DECEMBER 15, 1956.

To: COMMUNICATIONS SECTION.

Transmit the following message to:

KARUS CITY, WISSOURI OKLAHOMA.

CODE

PRIXID SUBMIT REPORT COVERING INVESTIGATION TO DATE ME

HOOVER

7-576-13423

PURTAL SENT VIA

October 26, 1936.

MEMORANDUM

RE: ST. VALENTINE'S DAY MASSACRE.

During the course of the investigation in connection with the kidnaping of Edward George Bremer of St. Paul, Minnesota, the Federal Bureau of Investigation obtained certain information relative to those persons alleged to have been responsible for the perpetration of the St. Valentine massacre at Chicago, Illinois on February 14, 1929.

Bryan Bolton has furnished Special Agents with the information that the persons actually committing the murders in the garage on North Clark Street, Chicago, Illinois were Fred Goets, alias George Zeigler, Gus Ninkeler, Fred Burke, Ray Nugent and bob Carey, alias Conroy, and who also may have been known as Ted Newberry. Bolton has admitted that he purchased the Cadillac touring car used by the murderers in the perpetration of the massacre. He stated that the car was purchased by him from a Gedillac Company located on Michigan Avenue in Chicago, Illinois, and he believes that he used the name of James Martin in purchasing this car. He stated that Louis Lipschults gave him the money to purchase this ear, and was taken to the place of purchase by Lipschults. Bolton stated that this was sometime before the St. Valentine's Day massacre, and at the time he purchased the car he assumed it was to be used in hauling alcohol.

Bolton stated that the purpose of the massacre was to eliminate "Bugs" Moran, who had a gang which was the rival of the so-called Al Capone syndicate. He advised that the plans for the massacre were formulated at a resort owned by Fred Goets on Cranberry Lake, six miles north of Couderay, Wisconsin during October or November, 1928. He stated that the following persons were present at this resort at the time the plans were made to kill "Bugs" Morans

7-576

Al Capone
Gus Binkeler
Fred Goets
Louis Campagna
Fred Burke
Bill Pacelli, who later became an
Illinois State Senator.
Dan Saratella.

Bolton stated that he knows these persons were at the resort because Goets came to him and requested that he, Bolton, take a load of spaghetti and foodstuffs to the resot, and that these parties remained on the place at Granberry Lake for two or three weeks, and this information can be verified by Frank Grandall and Eddy Anderson, guides who took the various individuals named hunting and fishing, and who lived in the vicinity of the resort. Charles Allison was a caretaker of the resort at that time and could also verify the presence of these various persons at that place.

Bolton furnished the further information that Claude Maddox, alies Johnny Moore, formerly of St. Louis, Missouri, Tony Carizio of Chicago, Illinois and a man known as "Shocker", who was also from St. Louis, Missouri, burned the Cadillac car after the massacre.

Bolton denied that he participated in the massacre in any way and stated that the persons who occupied the apartment across the street from the garage at 2127 North Clark Street, watching for the appearance of "Bugs" Moran, were James Morand, alias "Jimmy the Swede" and Jimmy McCrussen; that the operations on the day of the massacre were carried on from Claude Maddox's Circus Gafe on the morth side of Chicago. Bolton advised that Al Capone was in Minmi, Florida on February 14, 1929, but that Frank Mitti took charge of things in Capone's absence, and that he was assisted by Frankie Reo, mow dead. Bolton stated that mone of the participants in the massacre were police uniforms at the time the murders were committed, but that they did wear police badges.

Mrs. Irene Stanley, mee Irene Dorsey, Wilmington, Illinois, who lived with Fred Goets several years prior to his death, advised Special Agents that in 1925 and 1926 Fred Goets, Bryan Bolton and Frankie Dies operated a still in Springfield, Illinois, and in 1927

they moved to Chicago, Illinois and joined the so-called Capone syndicate, being closely associated with Al Capone, Ralph Capone, Jack Gusik, Harry Gusik, Gus Winkeler, Ted Newberry, Jack McGurn and Fred "Killer" Burke.

Irene Stenley stated to Agents that it was her information that the actual killers in the St. Valentine's Day massacre were Ted Newberry, Gus Winkeler, Fred Burke and Fred Goets; that because the police learned that Bolton had rented the apartment which was used for lookout purposes across the street from the garage where the massacre took place, Bolton because a fugitive and began using the mame O. B. Carter.

Mrs. Gus Winkeler, widow of Gus Winkeler, states that in the latter part of January, 1929, Gus Winkeler brought Fred Goets to her apartment in Chicago, Illinois, and a few days later Goets again appeared at the apartment wearing a police uniform.

After the massacre Gus Winkeler and Bob Carey were in the Winkeler apartment and spent most of the afternoon sitting in front of the windows. From the discussions Mrs. Sinkeler overheard between Carey, Winkeler and Goets, she learned that Bolton and Jimmy Morand had been assigned to watch the garage on Morth Clark Street for the appearance of the mob, and gave the signal to the killers when the gang entered the garage. She states the murderers were staying in the home of Rocca de Croce, which was located nearby; that she later found bullet proof wests and a police uniform in the closet of har apartment.

When being advised by Louis Campagna that he was suspected by the police of being implicated in the massacre, Gus Winkeler fled from Chicago, Illinois, as did Fred Burks.

Seven members of "Bugs" Moran's mob were killed, but "Bugs" Moran did not put in his appearance at the garage on Morth Clark Street and , therefore, escaped assassination.

DECODE

December 14, 1936 INSPECTOR E.J. CONTELLEY, DETROIT

PHONE. RE BREKID. U.S.ATTORNEY FREED ADVISES ON LAST TRIP TO WASHINGTON CONFERRED WITH SPECIAL AGGISTANT MOMERON AND CASE HAS ASSIGNED TO A SPECIAL AGGISTANT TO REVIEW AND RENDER OF INJOH AFTER WHICH FREED CONTRIGULATES CHING TO WASHINGTON TO CONFER WITH SPECIAL AGGISTANT AND THERE DUCIDE PROSLUCTIVE ACTION. BUREAU HLB BLEN ADVIDED ALL REFORTS FURNISHED FREED.

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cc = Bureau
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Room 607, U. S. Court House, Foley Square, New York, N. Y.

December 14, 1936

HCL: 0% 7-120

Special Agent in Charge, Buffalo, K. Y.

Ro: BRUKID

Drar Sir:

There will be found attached hereto report of Special Agent R. P. Burruss, Washington, D. C. dated November 30, 1936.

There is set out in the aforementionel report a lead at Ol is litton boulevard, hemmore, New York, which is in the sufface lis rict and this report is accordingly being forwarded to the suitale livision for a propriete attention.

Very truly yours,

R. WHITERY Special Agent in Charge

oc-Bureau ec-Cincinnati ec-Washington Field

1-075-

11/3

JOHN EDGAR HOOVER Mr T DIRECTOR Mr Be Federal Bureau of Investigation United States Department of Justice 1.7:7.3 Washington, B. C. Docember 9, 1936 METOHAMPUM FOR THE DIRECTOR $Q_{\Gamma_{\mathcal{Q}}}$ RECORDED æ INDEXED

1448 Standard Building Cleveland, Unio

December 14, 1956

Inspector E. J. Connelley Detroit, Kichigan

Re: BREKID

Dear Sir:

Confirming my teletype message to you today, please be advised that Special Agent E. J. Lyun conferred with U. S. Attorney E. B. Freed at Cleveland, thio, and the latter advised that on his recent trip to Rashington, D. C., he conferred with Special Assistant to the Attorney General, Bryan Ecuation, and that as a result of this conference another special assistant to the attorney general was assigned to review all the facts with reference to the narboring situation at Toleio and Dieveland, Chio, as set out in surmary reports prepared in this case; that following this review the special assistant was to render an opinion after which know Freed contemplated again going to 'eshington, D. C. an' comparing notes with the special assistant, at which time a final decision would be reached in the matter of prosecution.

The Bureau has been furnished with information as to all reports and scrints which are in the possession of U. S. Attorney L. B. Treed and his essistant, C. L. Openhander, at Toledo, Obic, in order that the Bureau may take proper steps to place such reports in the hands of the special assistant who is handling the matter for the department.

As you were advised in the telephone conversation today by Special Agent T. J. Fynn, the latter had occusion to talk with Fost Office Inspector Hettrick, who, as you know, has been handling the Carrettsville Mail Train Robbery investigation for the lost Office Department. He stated during the course of the conversation that he expects the Carrettsville Mail Train mobbery to go to trial in the early part of January 1937, stating in this respect that he was very anxious to see January 1937 arrive in order to get the case at issue. 7. [7] -13425

> Bir. ď

Inspector Mettrick also mentioned, with reference to the Warren, Ohio, Mail Train Robbery, that he understood from some source not indicated by him that special agents of the Bureau had talked with Bert Angus and learned from the latter that some convict who is presently confined in a penitentiary, had been approached by Bert and Ted Angus to aid Marpis and Campbell in the perpetration of the Warren (Chio) Mail Train Robbery. He stated that at the moment he could not think of the pame of the convict but had the name in his files and contemplated an interview with the convict. It is thought that he, no doubt, refers to Thomas Octright, who is presently confined in the Indiana State Prison at Michigan City, Indiana. Reference to Thomas Octright is contained in the summary report of Special Agent X. J. Wynn dated at Cleveland, Ohio, October 25, 1936, beginning on page 180, which report has been furnished to U. S. Attorney X. B. Freed at Cleveland, Ohio

Very truly yours,

J. F. MacFarland Special Agent in Charge

ET# : 370

oncinnati Chicago Federal Bureau of Inhestigation H. S. Bepartment of Justice

> Los Angeles, California December 14, 1936

PERSONAL & CONFIDENTIAL

Director, Federal Bureau of Investigation, Washington, D. C.

> Re: GEORGE TILINEY; DR. JOSEPH P. CHORAN, with aliases, FUGITIVE, 1.0. #1232; et al. EDWARD GEORGE GEREMER - VICTIM. KIDNAPING; OBSTRUCTION OF JUSTICE; HARBORING OF FUGITIVES;

> > NATIONAL FIREARLS ACT.

Dear Sir:

12 -37 C.

1224 / 12-21 B

Reference is made to Bureau letter dated December 4, 1936 (7-576), transmitting copies of the criminal record of Louis Mattison, San Francisco Police Department No. 26426 and who is believed to be identical with the individual referred to as L. E. Strauss in the letter of Special Agent in Charge J. B. Little, Little Rock, Arkansas, dated November 27, 1936.

Further reference is made to the letter of this Division dated December 9, 1936, identifying L. M. Strauss as being recorded at the Los Angeles Police Department, No. 26048M2, O and as being identical with Louis Mattison, San Francisco Police Department No. 28426 📈

It is noted that the records of the Identification Division, FEI#712881, do not include any Los Angeles arrests on Louis Matthew Strauss. Therefore, the following additional criminal data, reflected in the Los Angeles Police Depart- γ , ment Identification Bureau, is herewith submitted for inclusion in the Bureau's records on this individual:

> D LOUIS MATTHEW STRAUSS, Los Angeles PD #2604812:

> > RECORDED

CUPIES DESTROYER 20 Ulmin 24 1965

INDEXED

Director

December 14, 1936.

Criminal Record of Louis Matthew Strauss (Cont.)

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A review of the Los Angeles Police Department files on Strauss shows

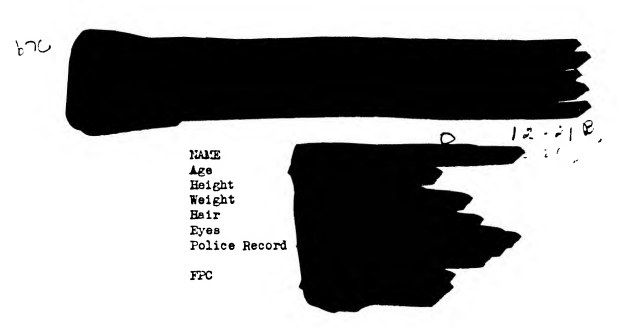
A further review discloses that

The Los Angeles Police Department files

- 2 -

Director

December 14, 1936



The Bureau is requested to search its Identification Division files for any information concerning William A. McConnell that may be of value in identifying this individual and connecting him with Strauss' reported relationship with Herbert-Akers, Hot Springs, Arkansas, Police Department.

Very truly yours,

Special Agent in Charge.

JJMcG:CMH
7-42
cc-Little Rock
cc-Cincinnati
cc-Cleveland

- 3 -

January 5, 1937.

RECORDED

7-576 -13425X

Special Agent in Charge, Los Angeles, California.

> Re: GFUNCT TIMETY;
> DOL. JOSEPH P. MONES, with aliance,
> Funitive, I. C. #1232; et al.
> FORES ONLY PRESENT - Victim. Fidnaping: Occuration of Justice; Particing of Pupitivec; Kitlanel Fireiras Act.

com Ciri

In rest, to your communication detail recember 14, 1930, re arding 10010 1931 2011, \$20420, relice Deportment, San Francisco, California, I am transmitting berevith the criminal record of this individual as reflected by the fingerprint files of the lederal Bureau of Investigation.

Please he a vised that from the information furnished it has not been possible to locate a crivinal record of WILLIAM A. MCCOMMILL. If you can obtain and forward additional descriptive data or fingerprints, I shall be glad to have a further search conducted in an effort to ascertain if he has a record.

COMMUNICATIONS SENTEM M = 1 1. 5 2.

JAN - 6 1937

P. 54. Fautra a no mojet metika

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Very truly yours,

John Ed ar Houver, Director.

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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.
\boxtimes	Deleted under exemption(s) (b)(3) (b) (c) with no segregable material available for release to you.
	Information pertained only to a third party with no reference to you or the subject of your request.
	Information pertained only to a third party. Your name is listed in the title only.
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you.
	Page(s) referred for consultation to the following government agency(ies);
	Page(s) withheld for the following reason(s): Till a significant State Code, Section 53.4
	For your information:
	The following number is to be used for reference regarding these pages: $\frac{7-5.76-13425}{}$

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Federal Bureau of Investigation

H. S. Bepartment of Instice

1448 Standard Building, Clevelard, Ohio

December 14, 1936

Director, Federal bureau of Investigation, Washington, D.C.

Re: BRANID

Dear Sir:

There is enclosed herewith in triplicate for the Eureau and in duplicate for the Cincinnati and Chicago Field Divisions testinony expected from the following named individuals, with reference to the apparent alli-ance existing between Saptain George Timiney of the Foledo, Chio, Folice Department and Theodore Angus, in connection with collections made from the operators of vice resorts in the city of Toledo:

> Officer L.D. Mills, Toledo, Ohio, Police Department Officer Joseph Bichy, Toledo, Ohio, Police Department Officer J.L. Blinn, Toledo, Ohio, Police Department Eiward Winesman, 1932 North 14th Street, Toledo, Ohio Liss Deane Allen, Apt. 4, Victoria Apartments, 2020 Monroe Street, Toleio, Ohio
> Myrtle James, 324 - 14th Street, Toledo, Chio Hattie Harris, first house west of Washington Litreet on north side of 11th Street, Toledo, Ohio Lillian/Merea, Haddon Road, Toledo, Ohio

The Bureau will please note by copy of letter addressed to the United States Attorney E.S. Freed, Cleveland, Onio, as of this date, that he has been furnished in duplicate with the above mentioned testimony, which information, together with the information as to additional reports furnished him, set out below, supplements that information contained in letter from the Cleveland Field Division to the Lureau dated December 10, 1936, with reference to the specific reports and serials which are in the possession of the United States Attorney, Cleveland, Ohio, for his consideration in connection with the harboring case.

United States Attorney E.B. Freed, Cleveland, Ohio, also is in possession of two copies of the report of Special Agent D.F. Sullivan, dated at Chicago, Illinois, December 12, 1936, and two copies of that information mentioned in the letter from the Unicago Field Division to the Cleveland Field Division, dated November 10, 1936, namely, additional testimony to be expected from the persons named therein, as determined by We review of the files in the Chicago Field Division.

→ LJ./lrl : Enclosures (5) - cc - Cincinnati (2 encs,

Chicago (2 encs)

7. F. Machardail, Epecial agent in Charge

Officer L. D. Fills stated that in January or February 1934, he worked for about ten days under Captain George Timinsy; that Timiney collect the various members of the Squad into the Chief's office and in the presence of the Chief of Police told them, including himself, Mills, that the Vice Squad should only work the streets and arrest only street walkers; that when he told Timiney he did not believe this order was consistent with the duties of an officer of the Vice Squad, to remain out of the houses of prostitution, Timiney remarked - "You take care of the streets and I will take care of the --- houses". Fills stated that he was removed from the Vice Squad two days later, no reason being given for this action.

Cfficer Joseph Gichy, residence 721 Westwood Ave., Teledo, Chio, when interviewed on August 4, 1936, by Special Agents R. C. Suran and J. V. Kurphy, stated that during February 1934, he was assigned to the Vice Squad under Captain George Timiney; that at that time he was assigned to work exclusively on the streets in arresting street solicitors.

Officer C. L. Blinn, residence 878 Prouty Ave., Toledo, was interviewed by Special Agents R. C. Suran and J. V. Eurphy on August 5, 1936, and he stated that from January 1934 to August, 1934, he was assigned to the Vice Squad under Captain George Timiney; that during this time he was assigned to the duty of arresting street walkers only and was not permitted to enter houses of prostitution.

COPIES DESTROYED

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In addition to the information set out in her signed statement Lillian Keree informed that some time prior to 1930 she and her husband, Charles Kerea, were engaged in the bootlegging business; that they operated three plants for manufacturing beer which they sold in wholesale lots; that at that time her husband was consindered a "big shot" bootlegger in Toledo; that during the latter part of 1929 and the years of 1930 and 1931 they were compelled to pay eff Ted Angus for protection; that she personally delivered this protection money each month to Ted Angus; that at first it emounted to \$100 a month, but later it was raised to a sum of \$500 a month, and this money was supposed to take care of both the state and Federal prohibition men. Lillian Kerea further stated that the arrangements for the paying of this protection money were made by her husband, Charles Merea, and that after the Licavoli gang came to Toledo, she and her husband were compelled to give this gang one half of their profits from manufacturing beer, in addition to the \$500 monthly payments made to Ted Angus.

- Fire

I, HATTIE HARRIS, make the following written statement to Special Agents D. P. Sullivan and R. C. Suran, whom I know to be Special Agents of the Federal Bureau of Investigation, U. S. Department of Justice, no threats or promises having been made to me.

I am 38 years of age and am married to Lawrence Harris, but I am not living with him.

In 1925 I came to Toledo, Ohio, from Birmingham, Alabama. In 1926 I got a job as housekeeper for Ethel Ross, who was operating a house of prostitution at 511 Mebraska Ave. In 1927 I went to work as housekeeper for Fay Clarke who ran two houses adjoining each other at 112 and 114 Mebraska Ave. In about 1930 Fay Clark began spending mearly all of her time at Port Clinton, Ohio where she also operated a house of prostitution. I was left in complete charge of her two houses at 112 and 114 Webraska Ave. while Fay was away. She told me that each month I was to go out to Ted Angus' house on North Lockwood Street and pay him \$100 for protection. Thereafter, each month for about two years from about 1930 to 1932 I went out to the Angus home and paid Ted Angus, personally \$100 on each occasion. A few times when we did not have the entire \$100 I would take out \$50 more or less and then pay the remainder before the month was up. On only a few occasions when Pay was in town she took the money out. As a result of our payments each month, the police did not raid us, except when the girls tapped on the windows to attract customers.

On two occasions, while at Ted Angus' home, I saw Kitty Diamond drive up to the house in a cab. At that time Fay kept from four to six girls in both 112 and 114 Nebraska Avenue.

During this period from 1950 to 1955, Chris Brennan, Tafelsky, Brown, Eccarthy, Machalah and other members of the vice squad would come into Fay's house and if there was any disturbance or if any of the girls were soliciting from the windows they would arrest them, etherwise they would not bother us.

In 1933 I went to work for Suzamne Moward at 151 Mebraska and continued with her as housekeeper until some time in 1935, after she had moved to a place located at Cherry and Locust Streets. I do not know to whom Suzamne Howard paid protection money.

I have read the above statement and here sign to wouch for its truth.

COPIES DESTROYED

/s/ HATTIE HARRIS

vi in S:

R. C. Suran,
D. P. Sullivan, Special Agents,
Federal Bureau of Investigation,
U. S. Department of Justice,
Cleveland, Ohio

It was ascertained at the Division of Health that Lyrtle Carnes resided at 524 Fourteenth Street, Toledo, Ohio, at which address she was interviewed by Agents Suran and Furphy on August 12, 1936.

lyrtle Carnes stated that she is presently employed by the WPA as a nurse and works out of the Division of Health; that her job is to supervise a "crew" who are examining school children.

Mrs. Carnes advised that in the year 1918 she began to work for Mother H in a house of prostitution then located at the Palm Hotel, 716 Cherry Street, Toledo, Ohio; that she practiced prostitution at this place and was also the housekeeper for Mother H. She stated that she continued to work for Mother H until the year 1927, when she opened a house of prostitution of her own at 40 Ontario Street, but that she only eperated this place one month when she went into business with Sadie Sherman in the operation of a house then located on South Erie Street, Toledo, Ohio. She advised that she continued in partnership with Sadie Sherman until 1928 at which time she opened a house in the Market Hotel and later moved to 529 Mebraska Avenue, Toledo.

In 1929 she stated that she opened a house at 912 Cherry Street; that during the operation of the above named houses the police did not bother her until late in 1932. She denied that she ever at any time made a pay off in order to operate but at Christmas time she would usually give the "boys" in the vice squad a Christmas present consisting of a shirt or similar article. She stated that during the time she operated a house of prostitution in Teledo, there were various officers who headed the vice squad; that those she now recalls were Art Langendorf, George Timiney and Vike Rowan. She stated that Timiney and Langendorf never caused her any trouble.

mayor of Toledo, "Firetop" Sulkin, a Licavoli mobster, called at her place on Cherry Street on one occasion and told her that she would have to pay \$100.00 per month if she desired to continue the operation of a house of prostitution. She stated that she had known "Firetop" for some time and she asked him to whom the money was to go and "Firetop" advised her that she did not have to worry about that as he, "Firetop", would collect the money each month. She advised that she told "Firetop" that she had never paid protection money before and she could not pay it to "Firetop". She stated that she heard no more from "Firetop" but after she considered the matter a few days she went to Mother H and was advised that Ted Angus was the pay off man and she should see him. She stated that she went to the Casino Club and saw Ted Angus and advised him that it would be impossible for her to pay \$100 per month; that she might be able to pay \$50.00 per month, or less; that Ted told her that she would have to pay the \$100 per month, or not operate.

Mrs. Carnes stated she did not pay the \$100 per month and about a month after her refusal to pay, the raids, under Mike Rowan, began and she received three raids in one week and the raids continued until she finally decided to close up and return to live with her husband, William Carnes.

kiss Desne Allen, apartment #4, Victoria Apartments, 8020 konrec Street, a former sweetheart of Captain George Timiney, was interviewed at her apartment. She stated she is thirty-eight years of age and single. Agents noted that Miss Allen's left eye was discolored and her appearance was that of a dissipated person.

She stated she has known George Timiney for a period of about fifteen years and has kept company with him for about twelve years prior to the fall of 1932, it being their intention to marry, which agreement was terminated due to his association with other women, and a breach of promise suit was instituted against Timiney by her, which was settled out of court shortly after the trial began, Deane Allen inferring she received several thousand dollars in settlement.

Miss Allen stated wast George Timiney began to visit the Little Casino frequently, and became close friends with Ted Angus; that a number of times prior to 1932 she would drive with George to the Little Casino, where he would leave her in the car, go into the Little Casino for a short time then return to the car. She stated that there were rumors that George Timiney was collecting graft money through Ted Angus; that she never liked Ted Angus, but Bert Angus was a different type of person. She stated she often questioned George concerning his association with Ted Angus, in view of the rumors, and that if he was taking graft he had better stop it or he would get into trouble. She stated that George denied any knowledge of graft, or that there was anything wrong with his association with Ted Angus, however, she stated she was convinced that Ted Angus was collecting graft money for Timiney for the reason that on one eccasion Timiney drave her in his automobile to the vicinity of the "red light" district, and while she was waiting in the car on Orange Street, she noticed Ted Angus come out of a house of prostitution operated by a blonde madam, and as he was leaving this house he was making a notation on a piece of paper, which he later handed to Timiney, and some time later she went through Timiney's elothes and found a list with mames of minety-three disorderly houses on it. She stated that while Timiney never told her anything about graft or how much he collected, from other sources and source knowledge she ascertained that Ted Angus collected only from the houses of prostitution at the rate of \$5.00 for each immate per week; that from rumors and other sources, Timiney personally collected graft money from the gambling places in Toledo.

Edward Winseman, 1932 North 14th Street, Toledo, Ohio, on October 6, 1936 furnished a signed statement to Special Agents A. J. Horstrom and A. Dickstein, and the following quotation is taken therefrom:

"Nary Winseman, also known as Mary Helson, my wife, is now the housekeeper for Helen Marks, alias Helen O'Neill, in a house of prostitution at 627 Ontario Street, Toledo, Ohio. Prior to this employment my wife worked for Bill and Rose Kozman at the same address. She also has worked for Nother H. Fleminger, and for Maxine Belmont at the Shelby Hotel on Summit Street in 1927 and 1928.

"In 1931 my wife and I wanted to open a house of prostitution at 528 Nebraska Avenue, Toledo, Ohio. Ted Angus was the collector for the administration at that time, Addison Q. Thacher, and I believe that Louis Haas was the chief of police them.

"Before we opened our house of prostitution, we went out to Ted Angus at the Old Casino Club at Point Place and explained to him that I was starting in, and that I didn't have the means to pay off. Ted Angus wanted to know where I was going to epen up, so he said it was all right for me to open up, and to come back and see him after thirty days, and if I had the money he knew I would take care of him. At the end of the thirty days, the business wasn't there, so I called Ted Angus up on the phone that I was vacating, so I never paid him any money for protection."

COPIES DESTROYED

Cincinnati, Ohio, office referred him to Inspector Herrick, who is investigating the Carrettsville, Ohio, train robbery, and Inspector Herrick subsequently informed Lett was not wanted by the Post Office Inspectors.

Mr. Roland stated that he had recently interviewed Hubert koody, Prison Barber, at the Kansas State Penitentiary, Lansing, Kansas. As result of this interview koland was convinced that Moody knows where Lett can be located. Moody will not give this information unless he is paid for it or unless he is promised some assistance in obtaining parole from his sentence. Moody also wants to be interviewed by someone in authority and Mr. Roland suggested that the Agent interviewing him let Moody believe that he was in charge of the Bureau's activities in this part of the country.

Mr. W. C. Johnson, 4027 Main Street, 2nd Floor, South, Kansas City, Missouri, had telephoned Inspector Roland and stated that he had information concerning Lett's whereabouts. He was interviewed by Inspector Roland and informed him that he was a former police officer from Coffeyville, hanses, and that he had recently had a conversation with Mrs. Maggie Lett, mother of Milton bett, and as result of that he believes he has some information regarding Lett's whereabouts. Johnson would not give this information without payment of some money.

There was no one at home at 4027 Main Street, 2nd Floor, South, but Agent observed that together with the name W. C. Johnson, the names Iva W. Ladd and Martin Ladd appear on the mail box. Other people in the apertment informed Agent that Mrs. Ladd is the daughter of Mr. Johnson, and that they left Sunday, December 6, for a visit of a week or two in Coffeyville; Kansas, where Mr. Johnson lives. He has recently been visiting his daughter at 4027 Main Street.

Under-sheriff Bud Hurley called the Kansas City Field Division on November 27 and informed Agent that Mrs. Dorothy Rush Thornton, wife of Howard Phornton, is now living in Wichita, Kansas. On page 4 of reference report of Special Agent Gillen, it is noted that Mrs. Thornton has planned to obtain a divorce from noward Thornton, and a lead is set out in that report to interview her at Iola.

UNDEVELOPED LEADS:

THE KANSAS CITY FIELD DIVISION at michita, mansas, will interview Mrs. Howard Thornton as suggested in reference report of Special Agent Gillen. She is probably living with her brother-in-law Louis AThornton at 150 Lulu Street.

At Lansing, Kensas, at the Kansas State Penitentiary, will interview Hubert woody, as suggested in the body of this report.

THE OKLAHOMA CITY FIELD DIVISION at coffeyville, Kansas, will interview W. C. Johnson, former police officer for information which he may have obtained from Maggie Lett. It will be recalled that the Bureau has authorized the payment of \$100.00 for information leading to the apprehension of Lett.

PENDING

RECORDED

MENORARDUM FOR ASSISTANT ATTORNEY GENERAL BRIEN MCMARON

Reference is made to your memorandum dated December 18, 1936, concerning the pending investigation and possible prosecution of those persons who might be charged with harboring Alvin Karpis and other defendants in the Bremer kidnaping case.

The only other pending investigation, or contemplated prosecution in addition to those individuals under investigation at Cleveland and Toledo, Ohio are the cases presently pending against Henry (Duke) Randall and Joe Adams in the District of Florida. Your office has previously been furnished with summary reports indicating the identity of Various probable defendants involved in the harboring cases at Cleveland and Toledo, Ohio.

In addition to the information previously furnished to you, there are transmitted herewith copies of the testimony which can be expected from the following maned individuals with reference to the apparent alliance existing between Captain George Timiney of the Toledo, Ohio Police Department and Theodore Angus in connection with vice collections made from the operators of vice resorts in the city of Toledos

Officer L. D. Mills, Toledo, Ohio Police Department Officer Joseph Gichy, Toledo, Ohio Police Department Officer C. L. Blinn, Toledo, Ohio Police Department Edward Binesman, 1932 North 14th Street, Toledo, Ohio Miss Deane Allen, Apt. 4, Victoria Apartments, 2020 Monroe Street, Toledo, Ohio.
Myrtle Garnes, 324 - 14th Street, Toledo, Ohio Hattie Harris, first house west of Weshington Street on morth side of 11th Street, Toledo, Ohio

Lillian Merea, Haddon Road, Toledo, Ohio.

1 - 5 1917

Very truly yours,

John Edger Hoover, Director.

Enclosure \$1087795

CV 7 ETT EIG ...

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TELETYPE

FBI CLEVELAND 12-15-36 4-35 PM LK

DIRECTOR

PHONE. BREKID. OFFICE PREVIOUSLY MAINTAINED BY BREKID DETAIL AT TOLEDO CLOSED TODAY. AUTHORITY REQUESTED TO SPEND FIFTY FIVE DOLLARS TO PAY FOR RENT AND TELEPHONE SERVICE SAID OFFICE TO DECEMBER FIFTEENTH. ADVISE.

MAC FARLAND

END

OK FEI WASHINGTON DC GH

RECORDED

DECRIMA

FEDERAL BUREAU OF INVESTIGATION DEC 160(236

NT OF JUSTICE

Mr. Fathan Mr. Telsor Mr. Baughman Mr. Clegg

Mr. Giavin

Mr. Joseph

Mr. Nichole. Mr. Quinn Mr. Schilder Mr. Tamm

prie denstifice

A. C.

December 15, 1936

To: COMMUNICATIONS SECTION.

Transmit the following message to:

CLEVELAND

BREKID. AUTHORITY GRANTED EXPEND FIFTY FIVE DOLLARS FOR MAINTENANCE

TEMPORARY OFFICE TOLEDO

HOOVER

POSTAL.

VIA_

RECORDED COPY FILED IN

Federal Bureau of Investigation

A. S. Bepartment of Justice 1616 FEDERAL RESERVE BANK BUILDING KANSAS CITY, MISSOURI DECEMBER 15, 1936

Director Federal Bureau of Investigation Washington, D.C.

Dear Sir:

RE: GEORGE TIMINEY; DR. JOSEPH P. MORAN, with aliases - FUGITIVE, I. 0. #1232; EDWARD GEORGE BRELER - VICTIM KIDNAPING

Reference is made to Bureau letter dated October 19, 1936, addressed to the Oklahoma City Office, which sent a photostatic copy of a list of machine guns alleged to have been sold in the state of Kansas by the Federal Laboratories, Incorporated, Fittsburgh, Pennsylvania.

With reference to this matter the following investigation was conducted by Special Agent F. R. Harmack:

Agent examined the sub-machine gun in Sheriff Ross Drimmen's Office, Leade, Kansas, and found that this machine gum bears serial number 6235. Sheriff Drimen reported that this machine gun was purchased from Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania, on July 19, 1933, through salesman Sam Russell.

Police Chief Vance Houdyshell, Great Bend, Kansas, allowed Agent to examine the sub-machine gun which is in possession of his office and Agent found that it bears serial number 8686, and the invoice showed that this gun was purchased April 11, 1934, from Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania, through salesman Russell.

Sheriff Henry Heinze, through the County Clerk at LaCrosse, Kansas, produced records which show that the machine gun possessed by the Sheriff's Office was purchased through salesman Russell from the Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania. Agent examined the machine gum and found it bears serial number 3584. This machine gun was purchased January 30, 1934, by former Sheriff Scott, of Rush County, Kansas and a INDEXED

The machine gum in possession of Sheriff Gossett's Office, Kinsley, Kansas, was examined by Agent who found that it bears, serial number 11724. Records in the Clerk's Office show that this gun was purchased from Federal Laboratories, Incorporated, Pitusburgh,

Pennsylvania, through salesman Russell, on April 12, 1933.

Police Chief Louis Miller, Hutchinson, Kansas, allowed Agent to examine the machine gun in possession of his office and it was found to bear serial number 6410. Detective John Robinson of the Hutchinson Police Department recalled that this machine gun was purchased from Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania, through salesman Russell, in July, 1933.

Special Agent in Charge W. A. Smith contacted Chief of Police O. V. Kelly, at Iola, Kansas, who advised that his Police Department purchased a Thompson sub-machine gum from Mr. Russell, of the Federal Laboratories, Incorporated, and that this machine gum was received on April 3, 1934, and bears serial number 6894. This gun is still in the possession of this Police Department.

The following investigation was conducted by Special Agent A. E. Farland:

At the Kansas State Penitentiary, Iansing, Kansas, Agent Farland ascertained that they have seven (7) Thompson Sub-machine guns, which were purchased through the Auto-Ordinance Corporation, Hartford, Connecticutt. Machine guns bearing numbers 1433 and 13150 were purchased on August 22, 1935. Guns bearing serial numbers 4562 and 9126 were purchased three or four years ago. Guns bearing serial numbers 10224, 13194 and 10968 were purchased about two years ago.

F

It is noted that gun bearing number 4562 was received in exchange for gun number 8286. It is to be further noted that gun bearing number 9126 was returned to the factory for exchange of the barrel, which was done and it has now been returned to the Kansas State Penitentiary.

At the United States Penitentiary, Leavenworth, Kansas, it was ascertained that the penitentiary has five (5) Thompson submachine guns bearing the following serial numbers: 8054, 10049, 11065, 12958 and 12181. The records do not indicate the exact date of the receipt of these guns.

At the Kansas City, Kansas Police Department it was determined that this Department has a Thompson sub-machine gun, serial number 6878, which they advise was purchased on May 22, 1930 from the Auto-Ordinance Corporation, New York City.

At the Sheriff's Office, Wyandotte County, Kansas City, Kansas, it was determined this office has a Thompson sub-machine gun, serial number 5723, which they advise was purchased on May 20, 1932, from the Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania. They are unable to furnish the name of the salesman.

Further investigation is now going forward in reference to this matter, two Agents at present being on a road trip and having leads in this connection. Reports will be submitted as soon as possible.

Very truly yours,

W. A. SMITH

SPECIAL AGENT IN CHARGE

NAS: OB

cc - Oklahoma City

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Federal Bureau of Inbestigation

II. S. Department of Justice 629 First National Bank Building, Omaha, Nebraska. December 15, 1936.

Director, Federal Bureau of Investigation, Washington, D. C.

Dear Sir:

Re: BREKID.

As of interest to the Bureau, there is enclosed a news clipping taken from the World Herald, Omaha News-paper, December 12th, 1936, issue, which reflects that Jess Doyle has been paroled from the Nebraska State Penitentiary at Lincoln, Nebraska, to Federal Officers from Kanses City, Missouri.

Very truly yours,

Special Agent in Charge.

RAA/RMW CC Cincinnati Chicago St. Paul Enc. 7-4

RECURDED

INDEXED

7-573-13430

Omaka, New _ Sat. 12-12-36 T

Commutation for Kirchman

Banker Quits Prison on January 2

Lincoln, Neb., Dec. 11 (P).— Frank J. Kirchman, 71, former Wahoo banker, will leave Neb aska penitentiary January 2, 1937; The state pardon board today commuted his 60-year sentence to 10 years.

Kirchman has served about six years for violation of the banking laws in connection with the fall-ure of his chain of banks in 1930. "Good time" will permit him to go free the day after New Year's.

The board denied his clemency

'The board denied his clemency plea a year ago when a large number of Wahoo residents appeared in opposition. At Wednesday's hearing only five persons asked the board to keep Kirchman in prison.

Others asked the board to free him, pleading Kirchman might die in prison and that he had paid enough for his mistakes. Kirchman told the board he had not profited in any way by the collapse of his banks. He said he lost every penny.

Walter Reisenweaver, 33, who has lived in the penitentiary longer than he lived in the outside world, will remain behind bars. The board rejected his application for commutation of a life sentence for slaying Charles F. Johnson, 45. Alliance restaurant owner, with an ax in 1919.

Reisenweaver confessed to the board Wednesday he killed Johnson after denying it previously.

Reisenweaver confessed to the board Wednesday he killed Johnson, after denying it previously, but said hunger impelled him.

Jess Doyle Paroled

The board paroled Jess Doyle, 36. Barker-Karpis gangster to federal officers from Kansas City who want him to clear up a Coffeywills Kans mall messenger boldvill: Kans., mail messenger bold-

Doyle avoided trial as a suspect Doyle avoided trial as a suspect in the kidnaping of Edward G. Bremer. St. Paul banker, by plead-ing guilty to a charge of par-ticipating in the 152 thousand-dol-tar robbery of the First National bank of Fairbury, Neb., on April 4. 1933.

At that time he named Alvin Karpis, kidnaper and gangster, as a confederate in the robbery. Doyle said he drove the automobile used by the robbers. He has served two years of a 10-year sentence.

7-576-13431

Federal Bureau of Investigation

H. S. Bepartment of Justice

P. O. Box 1276 Oklahoma City, Oklahoma December 14, 1956

DB/ms 7-36

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Director, Federal Bureau of Investigation, Washington, D. C.

RE: BREKID

Dear Sir:

Reference is made to your letters of October 19, 1936 and December 2, 1936 (Bureau file 7-576), and to a list of submachine gans sold in the State of Oklahoma from 1928 to January 6, 1936 by the Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania.

You are advised that Special Agent C. O. Hurt of this division has ascertained that Thompson submachine guns, Nos. 11865, 6750 and 1808, were purchased by the Oklahoma City Police Department through Joseph T./ Miller of the Federal Laboratories, Incorporated on February 6, 1933, September 20, 1933 and January 25, 1936, and these weapons are still in the possession of this law enforcement agency.

Agent Hurt ascertained that the Sheriff's Office at Oklahoma City, Oklahoma purchased Thompson submachine guns, Nos. 7279 and 2586, through Joseph T. Miller of the Federal Laboratories, Incorporated, and these weapons are still in the possession of that law enforcement

Agent Hurt ascertained that the State Bureau of Criminal Identification and Investigation has in its possession three Thompson submachine guns, Nos. 6670, 8800 and 6947, all of which are still in the possession of said agency, and were purchased through Joseph T. Willer of the Federal Laboratories, Incorporated.

This division will continue its efforts to ascertain whether

still in possession of the weapons mentioned, and whether they were purchased through Joseph T. Miller.

I have made inquiry through the Bureau of Internal Revenue, Treasury Department, Oklahoma City, to ascertain whether it has a list of individuals, firms and law enforcement agencies in the State of Oklahoma who have registered machine guns, in conformity to the provisions of an act of Congress requiring such, but have been informed that no record was kept of the registrations of such weapons, but that all data in respect thereto were forwarded to the Bureau of Internal Revenue in Washington, D. C. It is requested that the Bureau, if it deems advisable, and I recommend the procedure, have the Washington Field Division ascertain from the Bureau of Internal Revenue in Washington full and complete information as to the registrants of all Thompson submachine guns within the State of Oklahoma under the provisions of an act of Congress requiring such registration. It occurs to me that some arrangement could be worked out with the Bureau of Internal Revenue whereby such data could be furnished the Bureau with respect to all states in the Union.

I also recommend that the Bureau consider the advisability of discussing with officials of the Bureau of Internal Revenue, Treasury Department, at Washington, the metter of preparing a form which shall be executed by a person, firm or law enforcement agency registering a weapon under the provisions of the National Firearms Act, disclosing full and complete data with respect to the weapon being registered, the same to include the source from which it was purchased or obtained, and the date thereof, together with any other further and pertinent information which the Bureau considers should be in the possession of the Government.

Very truly yours,

DWIGHT BRANTLEY,
Special Agent in Charge.

cc Cleveland Cincinnati St. Paul Chicago Kansas City

1

December 28, 1936.

Special Agent in Charge, Oklahoma City, Oklahoma.

RE: GEORGE TIMINEY;
IR. JOSEPH P. MORAE, FUGITIVE,
I. O. \$1232; et al; ETHAND
GEORGE EREMER - VICTIM -ELLHAPING; HARBORING FUGITIVES;
OBSTRUCTION OF JUSTICE; MATIONAL
FIFERRYS ACT.

Dear Sire

Reference is made to your letter dated December 14, 1936, transmitting the results of the investigation conducted by your Field Division in connection with submachine guns sold in the State of Oklahoma from 1923 to January 6, 1936 by the Federal Laboratories, Incorporated, Pittaburgh, Pennsylvania.

The suggestion made in your letter that the Bureau consider the advisability of discussing with efficials of the Bureau of Internal Revenue the matter of preparing a form to be executed by a person, firm or law enforcement agency registering a vespon under the provisions of the Bational Fireerus Act has been considered by the Bureau and it is not believed advisable to make such recommendations to the Bureau of Internal Revenue at the present time.

Very truly yours,

John Edgar Hoover, Director.

co-Fashington

W ro

RCS'VTL 7-576-13431

December 28, 1936.

Special Agent in Charge, Reshington, D. C.

BE: GEDEGE TIMINET; IR. JOSEPH
P. MOFAN, FUGITIVE, I. O. \$1232;
et al; ELFAFD GEORGE BERMER VICTIM - KILMAPING; HAFBDRING
FUGITIVES; OBSTRUCTION OF JUSTICE;
HATIOMAL FIREARMS ACT.

Dear Sire

The Oklahome City Field Division has for some time past been conducting an investigation concerning Joseph T. Miller, a representative of the Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania, it having been alleged that Joseph T. Miller has in the past furnished machine gunz to criminals.

The Oklahoza City Field Division has made the suggestion that inquiry be made through the Internal Revenue, Treasury Department, Oklahoza City, Oklahoza to ascertain whether it has a list of individuals, firms and law enforcement agencies in the State of Oklahoza who have registered machine gams in comformity to provisions of the Mational Fireeras Act.

It has been further suggested that there be obtained from the Bureau of Internal Revenue, Ireasury Department, Sashington, D. C., full and complete information as to the registrants of all Thompson submachine gums within the State of Oklahoma.

It is desired that you immediately conduct the investigation which has been suggested by the Oklahoms City Field Division.

Very truly yours,

John Edgar Hoover, Director.

6c-Wilshoan City

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*ECORDED RCS'VIL 7-576 -13431

January 15, 1957.

Special Agent in Charge, Washington, D. C.

RE: GEORGE TIMINET; DR. JOSEPH
P. MORAN, with aliment,
FUGITIVE, I. O. \$1232; et al;
MUBARD GEORGE BREMER - VICTIM;
KITHAPING; MARBOPING FUGITIVES;
OBSTRUCTION OF JUSTICE;
MATIONAL FIREARMS ACT.

Dear Birs

Reference is made to Bureau letter dated December 28, 1936, in which you were instructed to conduct an investigation at the Bureau of Internal Revenue, Treasury Department, Bashington, E. C., and obtain full and complete information as to the registrants of all Thompson submachine guns within the State of Oxlanoma.

The Bureau desires to be immediately advised as to what progress has been made in connection with this matter.

Very truly yours,

John Rigar Moover, Director.

to to the ex

Post Office Box #1459. Little Rock, Arkanses, December 15th, 1986.

Kr. E. J. Connelley, Inspector, Federal Buresu of Investigation, U. S. Department of Justice, 1448 Standard Building. Cleveland, Ohio.

RE: FREXID

Dear Sir:

There are being transmitted herewith logs covering the taps on telephones #123, \$446 and \$648, at Hot Springs, Arkansas, for December 10, 11 and 12.

Very truly yours,

JOHN B. LITTLE, Special Agent in Charge.

DAK 7-2 RECEPTION co: Bureau INDEXLD Cincinnati

1 - 1

Post Office Box #2118 Detroit, Michigan December 15, 1936

Special Agent in Charge Cleveland, Ohio

Re: BREXID

Dear Birs

1

On December 14, 1936, Mr. John J. Ryan, Superintendent of the United States Letention Farm, dilan, Eichigan, called me over the telephone and stated that a few days ago Special Agent D. P. Sullivan, United States Attorney Freed and Assistant United Etster Attorney Openlander, the latter two being from the Northern Judicial District of Ohio, called at the Detention Fara end interviewed Tynone Burdette from about twelve o'clock moon until 7:30 P.X., as a result of which she has been in a somewhat highly nervous state and ill. Because of this condition, she has sent a note to Mr. Ryan asking that if possible only those Government Agents whom she has previously talked to be sent to interview her rather than a constantly new group of unknown individuals.

I told Mr. Ryen that we were most happy to cooperate in all ways possible in connection with the operation of his institution and that his request would be borne in mind in connection with future inter-Views.

Very truly yours,

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Hilak 7-25

cc-Bureau V

Berold H. Reinecke Special Agent in Charge

7-576-

RCS'VIL 7-576 _ /3433

December 24, 1936.

bail

Special Agent in Charge, Cleveland, Ohio.

> RE: GEORGE TIMENT; DR. JOSEPH P. MON'N, PUGITIVE, I. O. \$1232; et al; EUN/PE GEORGE BREATR - VICTIM -KLIFAPING; MARRORYNG FUGITIVES; OBSTRUCTION OF JUSTICE; MATIONAL FIREARES ACT.

Dear Sire

Reference is made to the letter dated December 15, 1936, addressed to you by the Detroit Field Division, in which it is stated that Bynoma Burdette has expressed a desire that she be interviewed if possible only by Agents with whom she has previously talked.

It is desired that you diplomatically inform United States Attorney E. B. Freed of the attitude of Miss Burdette and suggest to him that it appears to be inadvisable for Mr. Freed, or one of his assistants to reinterview Mysons Burdette at the place of her incorrection. It should be explained to Mr. Freed that he will have sufficient exportanity to talk with Mysons Burdette at the time she is subpermed to testify before the Federal Grand Jary in sommettion with the harboring cases now pending at Cleveland and Toledo, Chio.

It is believed if this procedure is followed the good will of Eymona Pardette sen be maintained by Dursen Agents.

Very truly yours,

John Edgar Hoover, Director.

ec-Detroit

11.

December 16, 1986,

Special Agent in Charge, Atlanta, Coorgia,

> Ret GEORGE TRIEFTI DE. JOSEPH PORONIE, with aliance, Pugitive, I. C. 1882; et al KINNADG, HARRHING FOOTTVES. OBSTRUCTION OF JUSTICE. PLTICIUL FIRMUNI ACT

Dear Siri

During the energe of the investigation at Cleveland and Toledo, Chio, regarding the individuals who barbered Alvia O kerpin and other motions of the Karpin-Barkar gang, information wer obtained from John Brook, who is presently confined in Jail in Cleveland, Ohlo, perding trial for the rottery of a suil trein at Carretteville, Ohio, on November 7, 1930, that Earpie and Campbell were probably herbored by unknown individuals in the State of Oklahous during the time they were fugitives.

Brock has advised that subsequent to the robbery of the mail truck by Karpin and Sampboll and a third individual at Farren, Chie, on April 84, 1935, Earpis and Campbell proceeded to Oklahora, and that about a week or tex days later Goorge "Burrhead" Leady contacted Lipsk by telephone and requested his to go to Yeady's hom. Brock has advised that when he arrived at Locky's house he saw Fred/Maxier there, and Maxier was endeavering to locate Karyis and Compbell.

Brock further advised that the following morning Buster is company with "Burrhoud" Keety let's the letter's home and prosected to a point believed to be in the southern part of the State of Cklahom where they met Karpis and Compbell. Dorsy leady, the wife of "Burrhood", may also have associated Bunter to this hideout, brook furnished the further information that during the latter part of July or the first purt of August, 1930, Hunter again appeared at Tules, Chiebon, and advised listek that he was trying to make a connection to buy some guns and in this regard he contacted, "Burrhead" Kendy.

RECORDED.

INDEXE COPILE DESTROYED - KIMP 24 1465

In tracing the various gues recovered from Alvin Earpis and Fred Hunter at New Orleans, Louisians, on May 1, 1936, two of the .45 caliber Colt Automatic pistals have been traced to a pawnshop operated by Earry Coldstein, 106 East let Street, Talon, Oklahoma. Coldstein, on August Sl, 1935, sold a .45 caliber Colt Automatic pistal, FC-177278, to James Hrown, Janks, Chlahoma. Investigation by the Chlahoma City Field Division has disclosed that no individual by that name is known at Janks, Chlahoma.

On Angust 17, 1935, Coldstein sold a .45 caliber Colt Automatic pictol, #5-175521, to one For February Tules, Oklahoma, Retels has desied the purchase. For your information, Tekels was the perole supervisor for one Harry Sherrill, who was paroled from the Oklahoma State Penitentiary during the latter part of the year 1935. Sherill was the friend of Edith Cumpbell, mister of Barry Campbell.

It is desired that Hunter be interviewed at the United States Penitestiary, Atlanta, Georgia, and an effort be made to obtain from him the location of the place where he met Alvin Karpis and Harry Compbell in Oklahorm during the latter part of April or the first of May, 1933. Muster should also be questioned as to the master in which karpis and Compbell secured gans at Tules, Ghlahorm, Suring Angust of 1930.

ANTA BENTA LOURS

John Miger Moover, Director,

GC - Gleveland Gineimati Chicago Chlatom City Just 1-576-1-174

. . **4** 2 2 JOHN EDGAR HOOVER DIRECTOR

...: : : :

Federal Phureau of Innestigation 21. S. Department of Justice Mashington, D. C.

Tecember 14, 1936

Mr. Lamb forte lives

FORESTEE TOR THE TIMESTOR

In a casual conversation with Special Agent J. ...

Journal advised a in commedian with the apprehension of the refused in the possion of his first interview there (the latter that on the possion of his first interview that latter that if we had not detained her she would have had differ that if we had not detained her she would have had differ that if we had not recorded in an invalidative of here. The office the cut was not recorded in an invalidative of him if which is obvious if this wown insists that the laws of the cut with the laws of the cut of the here.

FEDERAL PLANNING BALLY DATION DEC 17 1936 P.M. gardian DUS: SE TILE

December 17, 1936.

Special Agent in Charge, Jacksonville, Florida.

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1 7.

Lear Sir:

Vr. J. H. Stednen, 1105 Beaver Hall Hill, Montreal, Canade, who furnished this Bureau with information regarding WINTA FINCE ADR, has requested to be advised relative to the disjocation of the case against assis, at Jacksonville, Florida.

Flease ascertain the date and length of sentence invesed on Merde, and also the name of the institution to which he was pentenced, in order that this office may advise or. Stedman.

Yorn truly yours,

on - Burery !

C. D. McKRAH. Epcial / cent in Charge.

4. Is the

DEC 18 1938-

Out Post

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CEN; ahs

1 -

1308 Masonic Temple Building New Orleans, Louisiana December 16, 1936

Special Agent in Charge, Chicago, Illinois.

Re: ALVIN KARPIS, with aliases;
DR. JOSEPH P. MORAN, with aliases,
FUGITIVE, I. O. #1832; et al KD'ARD GEROGE BREZER - Victim.
KIUKAPING.

Dear Sir:

In accordance with Bureau letter to this Division dated December 2, 1936, there is being forwarded to your Division under separate cover a shermon jug recovered from the possession of Alvin Karpis at the time of his arrest here.

Kindly deliver this jug to Mr. and Mrs. John Karpavicez, mother and father of Alvin Karpis.

Very truly yours,

R. L. Tollett, Special Agent in Charge.

ec-Bureau.

7-571- 13437

COSINE

DIO 16 (335) - .

ONE P

Federal Bureau of Investigation United States Department of Instice

CLW: ahs 7-15. 1308 Masonic Temple Building New Orleans, Louisiana December 16, 1936

<

Director, Federal Bureau of Investigation, Washington, D. C.

Re: ALVIN HARPIS, with aliases;
DR. JOSEPH PO HORAN, with aliases,
FUCIFIVE, I. O. #1232; et al EDMARD CHORGE BREMER - Victim.
HIDMAPING.

Dear Sir:

In accordance with your letter of December 2, 1936, the pint bottle of Old Grand-Dad whiskey recovered from Alvin Harpis has been destroyed, the thermos jug has been forwarded to the Chicago Bureau Field Division for transmittal to Lr. and Mrs. John Marpavicez and Mrs./Meyer, the manager of the apartment house where Karpis was apprehended, has been informed that she may call at this Division and secure the blanket taken from Karpis and Hunter.

Very truly yours,

R. L. Tallett,

Special Agent in Charge.

cc-Chicago Cincinnati St. Paul.

FROM STATES

576-13421

Wind

RECORDED COPY FILED IN 1/7

December 16, 1986.

7-576

Special Agent in Charge, me be, Nebreska.

RE: GEORGE TIMINEY; DR. JOSEPH P. MORAN, with elieses, Fugitive, I. 0. 1252, et al; Kidneping; Obstruction of Justice; Harboring of Fugitives; National Firearms Act.

Door Sire

The Burrau is in receipt of a newspaper clipping from the New York Post, which states that the Nebreska Pardon Board p. roled Jess Doyle, Karpis-Barker gangster, on December 11, 1956, and he are related to the custody of Pederal officers from Krnses City, who want him for a Coffeyville, Kans-s mail messenger holdup. It is desired that your field division discreetly secertain the circumstances surrounding the parole of Jess Doyle and advise the Bureau and other interested field divisions.

Very truly yours,

John Edger Moover, Director.

CC- Oklahoma City CC- Cleveland

CC- Cincinnati

CC- Chicago

CC- St. Paul.

1,

FEDERAL AGENTS GET KARPIS GANGSTER

Bremer Suspect to Be Tried for Mail Holdup

LINCOLN, Neb., Dec. 11 (4).-The Nebraska Pardon Board paroled Jess Doyle, thirty-six, Barker-Karpis gangster, today to Federal officers from Kansas City, who want him for a Coffeyville, Kan., mail messenger holdup.

holdup.

Doyle avoided trial as a suspect in the kidnaping of Edward G. Bremer, St. Paul., Minn., banker, by pleading to a charge of participating in the \$152,000 robbery of the First National Bank of Fairbury, Ncb., on April 4, 1932.

At that time he named Alvin Karpis, kidnaper and gangster, as a confederate in the robbery. Doyle said he drove the automobile used by the robbers. He has served two years of a ten-year sentence.

Attorney General William H. Wright said Doyle indicated he would plead guilty to the Coffeyville robbery.

ville robbery.

COLUMBUS, Ohio, Dec. 11 (P).
1ccse Bailey, North Carolina guinan, sped today with G-men guards
toward McNeil Island, Federal peritentiary in Puget Sound to begin twenty-year-term for assault and intimidation of Federal agents.

Mr. Nathan Mr. Toleon Mr. Baughman Mr. Clegg Mr. Coffey Mr. Pozworth Mr. Glavin ... Mr. Et la Mr Micks

KEW YORK POST Forwarded by New York Office

7-576-13439

Post Office Box #2118 Detroit, Michigan Lecember 17, 1956

Epecial Agent in Charge Jacksonville, Florida

Ros BREXID

Doer Sire

It is noted in the attached copy of letter dated December 11, 1936, from Dolores Delaney, Milan, Michigan, to the U. S. Court Clerk, Jacksonville, Florids - copy of which is furnished to the offices indicated with this communication that she is making claim to the (1,000 bill impounded in this case, and which was previously in the possession of Joe adams, claiming this as her property as received from Alvin Karpis.

It is believed also that this bill will be held as evidence in the herboring cases to be tried in Ploride. However, attention is called to the fact that this \$1,000 bill bears a seriel number which was identified as one of the bills obtained by Cassius Louiseld at havens, Cubs, in exchange for Brever ransom money and would undoubtedly be the property of the Victim in this case, or, at least, funds against which he would have justifieble action to recover. It is believed that this should be followed in order that the same, when no longer needed as evidence in any case which so are interested in, say be recovered by the rightful owner.

The St. Paul and Jacksonville Divisions will follow the situation to see that this money, which I do not believe Dolores Delaney is entitled to, does not go into her possession. However, in this connection, you should be guided solely by the ideas of the respective United States Attorneys concerned and we should not particularly direct our activities to the recovery of this money. If Kr. Bremer or Mr. Hemm is interested in recovering such money, the action to recover should be theirs and not the action of the Bureau.

Very truly yours,

E. J. Connelley EJC LAN Inspector Enclosure (Encl.) co-Bureeu / Cincinneti Cleveland Chicago St. Paul

-copy-

Dolores De Laney Milan, Michigan. Box 1000 Dec. 11 - 56.

U. S. Court Clerk Jacksonville, Fla.

Dear Sir:

I have been informed that your office has in its possession a \$1,000. bill which is my property. The bill was given to Mr. Joe Adems then manager of the El Commodoro Hotel in Mismi, Fla. by Alvin Karpis to be kept until I called for it. Would you please advise me what steps I should take to procure this money.

Eincerely

Dolores De Laney

7-566-13440



Send the following message, subject to the terms on back hereof,

which are hereby agreed to

Form 2

Indianapolis, Indiana December 17, 1936 5:15 PM

J.P.MacFarland Federal Bureau of Investigation U.S.Dept. of Justice 1448 Standard Bldg. Cleveland, Ohio

BREKID REFER REPORT AGENT HUMPHREY INDIANAPOLIS NOVEMBER THIRTIETH ADVISE IF MR AND MRS HARVEY FRYER SHOULD BE INTERVI MED EITHER UNDER PRETEXT OR OPENLY ALTHOUGH THIS DETERMINATION WAS TO BE ARRIVED AT BY ORIGIN IT IS BELIEVED THAT YOU SHOULD DECIDE SINCE YOU ARE SUPERVISING

DOWD RECORDED 7-576 13441 INDEXED BEC 19 1936 A. . . JAD: VLD cc Bureau St.Paul DEC 22:10% Chicago Cincinnati

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Post Office Box #2118 Detroit, Michigan December 17, 1956

Special Agent in Charge St. Paul, Minnesota

Res BRIKID

Dear Sire

2,

It is noted in the communication of December 8, 1956, from Babe fo'Reilly, wife of Pat/O'Reilly and sister of Dolores Delansy, such letter being addressed to the sister Dolores, that Pat O'Reilly is expected to be released upon completion of his sentence the latter part of January 1957.

If there is any matter pending in any of the offices indicated in this communication who would have further interest in Pat O'heilly before he is released, suitable attention should be given to same at this time.

Very truly yours,

E. J. Connelley Inspector

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co-Bursau V Chicago Cleveland Cincinnati

7-576.13442

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Post Office Box #2118 Detroit, Michigan December 17, 1936

Special Agent in Charge Cleveland, Ohio

Res BREXID

Dear Sire

It is noted in the attached letter, copy of which is furnished to the Divisions indicated with this communication, that Dolores Delaney makes a very definite reference to Arthur H. "Doc" Barker in her communication to Alvin Karpis in order that she might be remembered to him by Karpis.

Copies of this letter are being furnished you in order that the contents may be called to the attention of the United States Attorney at Cleveland · to indicate definitely the attitude of this individual who is being considered as a possible subject in the herboring cases in the Northern District of Ohio.

Very truly yours,

5 Enclosures

E. J. Connelley Inspector

oc-Buresu (Encl.) Cincinnati

EJC LAN

Chicago St. Paul

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Dear Clare:

Just received your last letter and decided to answer right away. In regard to the first question you asked me - the last time I was in Mismi was when I was sentenced. I would certainly like to know who it is who has been seeing and hearing things. It's certainly strange the way people see things that haven't even happened.

I wrote a letter this afternoon about that money in Miami.

I do hope I can do something about it. It would be a big help, wouldn't it?

I received permission this morning to send Alvin a Christmas card. I was so glad because I want him to know I am still thinking of him. My Mother is going to send him one, too, of course he may not get it but she said she would try it anyway.

Clare, has your father ever managed to sell the Terraplane? I know it's dreadfully hard to get a decent price for a car after it's beer used, even if only a short while, but I do hope he can. He has never said anything about it in his letters and I was rather curious to know what had happened to it.

I would certainly like to see that boy of mine in his new green velvet suit. I'll bet he's a knockout. At first I was rather afraid he would look like a little Lord Fauntleroy in it but then I realized that you wouldn't be dressing him like a sissy and I thought that even if you had wanted to your Dad would have objected. What do you think?

I am still waiting patiently to hear the verdict although I am not a bit eptimistic about it. Well, I shall hope for the best. I shall close now and write again next month.

Oh, by the way, when you write to Al ask him if he has seen Doc yet and if so how he is getting along. I'd certainly like to know.

Give my love to Al and a gang of kisses to Ray. Say "hello" to your folks.

Love,

Dolores

7-576-13443

Post Office Box #2118 Detroit, Michigan December 17, 1956

Epecial Agent in Charge Jacksonville, Florida

Ret BREKID

Dear Sirs

K 3.

Reference is made to your letter of December 9, 1936, to the Director as to the fact that Kyrtle Eaton, upon the completion of her six months' sentence as to the harboring of William Reaver, had taken a pouper's outh in order to be relieved of the payment of the \$1,000 fine imposed upon her and indicating that she had been permitted to take such cath.

Insswich as the most recent serials in the file possibly are not available to me as to this situation, places advice what consideration was given to the property in which Weaver was apprehended and worth approximately \$1,600 in the name of Myrtle Laton se well as the automobile which he possessou and which was in her mame, all of which by inference of Weaver and her was indicated as being her property. It is possible, of course, that exemptions may have taken care of this, or some other disposal; however, it is noted that the value of these properties was in excess of the fine imposed upon her.

Very traly yours,

E. J. Connelley Inspector

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cc-Et. Paul Chicago Cincinneti Cleveland Burezu /

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Federal Bureau of Investigation United States Department of Instice

7-576 RCS:TD Mashington, B. C. December 2, 1936

MEMORANDUM FOR THE DIRECTOR

Fe: Lack of Cooperation by Post Office Inspectors.

The report of Special Agent L. E. Kingman, Oklahoma City, dated November 3, 1936, submitted in the case entitled Alvin Karpis, with aliases, et al; Edward George bremer, Victim, Kidnaping, contains information concerning Agent Kingman's efforts to locate Lilton Lett, who is wanted by the Eureau in connection with harboring Alvin Karpis and other members of the gang.

During the course of this investigation, Agent Kingman interviewed Chauncey Strain, Postmaster at Mann, Oklahoma. Mr. Strain adviced Agent Kingman that he had not been forwarding tracings of mail received by the Lett family at Wann, Oklahoma to the Oklahoma City Field Division because recently during a visit to Wann by George Hill, Post Office Inspector of Tulsa, Oklahoma, Hill had informed him that it was not necessary for Strain to take duplicate tracings, but that the tracings which Strain was forwarding to the Post Office Inspectors at Tulsa, Oklahoma, at their request, would be available to Agents of this Eureau. A renewal of the mail cover was requested and Mr. Strain stated that henceforth he would furnish tracings to both the Oklahoma City Field Division and the Post Office Inspectors at Tulsa.

Further information was requested of the Oklahoma City
Field Division concerning the placing of the mail cover and under
date of November 28, 1936 the Bureau was advised that the original
mail cover was requested by former Special Agent Paul Hansen during
the fall of 1935, when it was believed that correspondence might be
had through this family with the relatives of Harry Campbell at Tulsa,
Oklahoma. The request for the mail cover was renewed during January,
1936 by former Special Agent Hansen and Special Agent John B. Little
and from time to time contacts were made with Mr. Strain concerning
the mail cover. Mr. Brantley advised the Eureau that George Hill at
no time advised the Oklahoma City Field Division that he was receiving
mail tracings of the mail received by the Lett family at Wann, Oklahoma
and has not at any time made such tracings available.

Alberta Albert

DEC 23 1936

Control value officers

Since Agent Kingman's last visit to Lann, Oklahoma, Mr. Strain has forwarded two tracings, one of a letter addressed to Charlie Lett, Lann, Oklahoma, bearing no return address but postmarked at Michita, Kansas, November 4, 1976, which appears to have been written by Jane Lett Collins, sister of Milton Lett. The other tracing was of a letter addressed to Mrs. Maggie Lett, mother of Milton Lett, which bore no return address, but was postmarked at Binger, Oklahoma, November 14, 1936.

- 2 -

Instructions have been issued to the Oklahoma City Field
Division to give prompt and vigorous attention to all tracings received
and Mr. Brantley in his letter of November 28th advised that the investigation was going forward at Binger, to determine the identity of the
sender of the letter to Maggie Lett.

Respectfully,

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Federal Bureau of Investigation

U. S. Bepartment of Justice

Post Office Box #2118 Detroit, Michigan December 17, 1936

Director Federal Bureau of Investigation Washington, D. C.

Re: GEORGE TIMINEY, with aliases;
DR. JOSEPH P. MORAN, FUGITIVE, I.O. #1232.
Kidnaping, Harboring of Fugitives,
Obstruction of Justice,
National Firearms Act.

Dear Sir:

Reference is made to Bureau letter of December 4, 1936, as to communication had with Miss Juanita Robletto, of Toledo, Ohio, as to any possible payment to be made to her for any assistance rendered in the past to the Bureau.

I do not believe she is entitled to any reward and while, due to her possible reluctance in furnishing information, we inconvenienced her on the night that Campbell was located, in order to insure that there would be no leak as to the information, I do not believe she is entitled to any pay and would not recommend payment of any kind to her. If she has any definite claim and indicates such in the future, it is believed that she should be requested to advise fully what claim, if any, she believes she has against the Government in this matter.

Junnita Robletto had associated with Subjects Campbell and Coker and, as indicated, furnished the information reductantly due to her personal interests in Coker. On the night when we questioned her, we retained contact with her all night to avoid her making any disclosures which night cause the Subjects to escape before we could apprehend them.

Very truly yours,

Connelley

EJC:All cc-Cincinnati Chicago

Chicago Cleveland Inspector

FEDERAL BUREAU OF INVESTIGATION

	DATE WHEN MADE	PERIOD FOR	REPORT MADE BY	
Chicago, Illinois	12-16-56	12-10-56	W.J.DEVERBUX	WJD:FB
GEORGE TIMINEY; D FUGITIVE, I.O. 12 EDWARD GEORGE BRE	32, et al;	MORAN,	CHARACTER OF CASE KIDNAPING; OBSTRU JUSTICE; HARBORIN NATIONAL FIREARMS	G OF FUGITIVES;
SYNOPSIS OF FACTS:	to Bureau or ROSE CURREN alleging the that in drur is not dead MR. F. BECKER States KATE is his sistengainst interest.	and KATE BECK by threatened have moments but is living R, 714 N. Stat BECKER is his er-in-law, but	rk, Illinois, complarding activities of ER, her half-sisters her and also alleging ad claimed DR. MORAN and is a "coke fiend e Street. Chicago. wife, and ROSE CURRI advises strongly or woman. Informs he	8 1.* EN
		regarding DR.	es to secure pertines MORAN.	16
1		P •		
REFERENCE:	Bureau lette	or dated Novemb	ber 11, 1936.	
	entitled "ROS		articularly relates to HECKER, C.J. PETERSI	
file men	n case and has tioned, but fo d that on Nove	been reported or the purpose maker 5, 1936,	was made concerning to d upon in the Chicago of this case, it mis MRS. C.J.PETERSEN, Sois, called at the Bu	ght 300
4	SPECIAL ASSAY!		DO NOT WRITE IN THESE SPACE	
APPROVED AND DONNE		<u> </u>	76 12117	DEC & TURE
		1 5	10 -11:411	

in Washington, and advised that she and her husband had been receiving threats from ROSE CURREN and KATE BECKER, these two women being her half-sisters. The complainant further set forth that her step-mother, MRS. GATZEL, had been living with her and was supported by her for 13 years, but had recently gone to the home of her daughter ROSE CURREN, and subsequently MR. CHARLES J. PETERSEN and complainant MRS. PETERSEN had received telephone calls from ROSE CURREN and KATE BECKER demanding payment of \$600.00 for the support of MRS. GATZEL and threatening that if the demand was not complied with they would give her "a wooden kimona."

Under date of September 21, 1936, KATE BECKER addressed a letter to MR. CHARLES PETERSEN stating that she was not looking for any trouble, but if he did not quit telling BECKER a lot of lies about her she would not be responsible for what she would do. The Bureau letter further set forth that ROSE CURREN lives with EDDIE MCFADDEN, 249 N. California Avenue, and also has a rooming house at 174 N. Leamington Avenue, and that EDDIE MCFADDEN is identical with the EDDIE MCFADDEN who is a member of the Touhy gang who were concerned in the kidneping of JOHN/FACTOR, alies Jack Factor.

The Bureau communication further set forth that KATE BECFER who resides at 714 N. State Street lives with one FRANK BECKER at that address, and this is the man who is referred to in the letter received by MR. PETERSEN.

PJC

The Bureau communication sets forth that MRS. PETERSEN claims that ROSE CURREN had stated that DR. JOSEPH P. MORAN is not dead and she indicated that she might possibly know his present whereabouts, and further that ROSE CURREN knows the location of the hideout in which JOHN FACTOR alias Jack was held after being removed by his captors in Glenview, Illinois.

The Bureau instructed that ROSE CURREN and KATE HECKER be intertiewed concerning the location of JOSEPH P. MORAN and the location of the FACTOR hideout. Attached to the Bureau letter was a memorandum prepared by MRS. C.J.PETERSEN at Washington, D.C. under date of November 5, 1936, and inasmuch as it alleges in some detail the type of information which is supposed to be possessed by ROSE CURREN and KATE BECKER, the same is being quoted herewith in full:

Washington, D. C. Nov. 5, 1936.

Rose Curren, also goes under the name of Rose Glatzel, or Mrs. Rose, and Mrs. Eddie/McFadden. He lives at her home. He is the only one left of the Touhy Gang, that was arrested in Minnesota. In Rose Curren's home was one of the hiding places for the gang and May Banghart came from the South, which was one of her hiding places with Basel Banghart. She stayed there until she and Banghart rented an apartment at Center Street and Washington Street, Park Ridge, Illinois. Basel and May lived there while he did his flying for the gang. He kept his plane at Turgeon's Airport in Park Ridge, Illinois.

Rose Curren has bragged about the morning after when Factor was kidnaped. She said, "Well, the old boy won't get out of fake kidnapping this time, as the Touhy Gang have him this time and he will pay. She also worried about Eddie McFadden, as he was out of town at the time. If he would come home and when he did come home, she said, he was crazy just like Sharkey. She told her sister Kate all she would need to do is to blow his breins off, so Kate said "How would you get away with it?"

"Oh, that is easy; the cops would think that the Gang got him."
Kate and Rose go to taverns deed drunk and fight and tell everything they know. Kate also called McFadden a squealor. That was why he went free, and she has threatened to have their place raided, as they are in the dope business.

Rose was the driver for the gang at times and at Glen View, Ellimois, where Factor was held at one time. Before Banghart got in the Factor trouble he and his girl friend, May, would come to Rose Curren's home in new cars, then he would leave them there to be repainted, and then he and May would leave. Also when Banghart escaped from a prison in the South, he killed a guard; he also came there in a new car, and had it repainted. This May lived at Rose Curren's home till she and Banghart went to live in Park Ridge, Illinois. They also had rented a bungalow on the outskirts of Park Ridge.

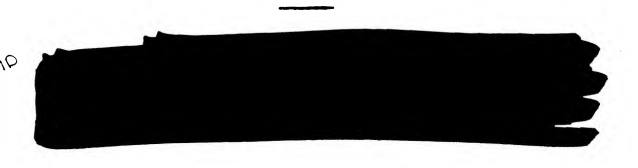
Mrs. Curren also says that Doc Moran is not dead. He is very much alive, and she says he also is a coke field, and if the basement at 174 North Learnington Avenue will be looked over, or 249 North California Avenue, something will probably be found in either one of these places. She is part owner of 174 Learnington. Mrs. Emma Culnan used to get the mail at her address for Eddie McFadden and she also used to be with the Gang. She can tell plenty. She would drive Kator home after they had had an evening of cards at Rose Curren's home. Rose Curren also signed bonds for Tommy Touhy before he was taken back to St. Paul, Minnesota, and was sentenced.

Rose Curren also dealt in stolen cars. When she had a baker shop at California Avenue and Lake Street, one car was turned over to Emma Culnan and another to Mr. Romano at 246 Fairfield Avenue, just across the alley of Rose Curran's home. He did not pay her for the car. She had an extra key and went over to his home and took the car back. She also brags about killing her husband, that it was the opportune time to do it. Her husband was James Curren, a Chicago policeman.

When she smokes this coke and drinks, she and her sister Kate go erazy. They call me up out of bed at 2 and 3 in the morning and call me vile names, that I had to have my phone taken out. I have taken care of their invalid mother for 13 years. This is how they thank me.

Rose Curren and May Banghart knew all about the Joliet Jail Break. This May was there to meet Basel Banghart, and if he had not got shot, she would have met him there. Instead, she went with his pal, who did get away. She now is in prison.

Rose Curren also has address at 714 North State Street, Chicago, with her sister Kate Glatzel, also known as Kay Becker.



Agent therefore communicated by telephone with MR. FRANK BECKER at his residence 714 N. State Street, and Agent after identifying himself was told by MR. BECKER to come up to his residence but not announce who he was; that he would be glad to have a talk with Agent. This was done, and MR. FRANK BECKER stated that he had no recent information concerning DR. JOSEPH P. MORAN, but that he had from time to time been contacting MISS BETTY TRACY employed at the State Civil Service Commission in the city of Chicago located in the City Hell, but that he had been unable to obtain any recent information concerning DR. JOSEPH P. MORAN. BECKER stated that BETTY TRACY was a niece of EDDIE McFADDEN, alias Father Tom McFadden, who was formerly a Touhy mobster, and that EDDIE McFADDEN is living as common law husband with ROSE CURREN, 174 N. Leamington Avenue, Chicago, Illinois, and that EDDIE McFADDEN was working for MATTHEW E. TRACY, father of BETTY TRACY, and that MATTHEW TRACY is the owner and manager of the Abel Sign Erectors Company, 1523 W. Austin Avenue, Chicago.

MR. HECKER stated that ROSE CURREN frequently visits his wife, KATE, who is her twin sister, and that ROSE when she is in her cups does a lot of talking and sometimes gets very obnoxious. BECKER stated, however, that he was positive that neither his wife nor ROSE CURREN knew anything more about the whereabouts of DR. JOSEPH P. MORAN than he did, inasmuch as he always paid close and particular attention to any conversation entered into by these women along these lines, and took care that he did not commit himself by appearing to be too interested.

PRANE BECKER

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as asked outright whether ROSE CURREN and als wife, MRS. KATE BECKER could be openly approached by Agent for the purpose of asking what they knew about DR. JOSEPH P. MORAN, and he stated that while he had no control over Agents' movements, he would most strongly recommend that neither of the women be interviewed.

MR. BECALK STEEDED THEY BELLY

had worn an engagement ring given her by DR. JOSEPH P. MORAN, and that for a long while after his disappearance RETTY TRACY was sure that he would turn up some place, but at the present time according to HECKER, BETTY is keeping company with a lieutenant of the police stationed at the East Chicago Avenue Station of the Chicago Police Department, although HECKER did not know this officer's name. He stated that this would indicate that HETTY is more or less reconciled to the fact that DR. JOSEPH P. MORAN is dead.

FRANK EECKER stated to Agent that he intended going down to the City Hell and visit with some of his old friends there, and during the course of his visit will call upon BETTY TRACY and endeavor to lead the conversation around to DR. MORAN, and learn what he can concerning BETTY'S attitude at this time about DR. MORAN. He stated also that ROSE CURREN was expected to visit her sister, MRS. EECKER, within a few days, and he stated that she invariably drinks quite a deal when she pays a visit to the HECKERS, and he will attempt to lead the conversation so that he can get the benefit of any information MRS. CURREN might have at this time.

Agent believes that the suggestion of MR. HECKER against interviewing HOSE CURREN or KATE HECKER is advisable at this time, and that he should be given leeway to secure the information in his own manner, and an appointment has been made with him to secure any further information he might develop during the week of December 14, 1936, and when he has again be interviewed, the results of such interview will be promptly reported.

PENDING

- 6 -

1448 Standard Building, Cleveland, Ohio

December 19, 1936

Special Agent in Charge, Dallas, Texas

Be: BRETID

Dear Siri

Reference is made to the report of Special Agent R.G. Coulter, dated at Dallas, Texas, December 1, 1936, containing an jundeveloped lead for the Cincinnati Field Division to advise as to the feasibility of conducting an open interview with Kenneth Lang of Baird, Texas, in the hope of developing tangible leads with reference to the present whereabouts of Milton Lett.

Flease be advised that you should use your discretion on the matter of an open interview with Lenneth Leng and if in your opinion there is a possibility that an interview with him will motice results, such as interview should be conducted.

Very truly yours,

J. I MacTARLAD, Special Agent in Charge

EJW/lrl ec - Bureau Cincinnati Chicago

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Fost Office Box \$1469, Little Rook, Arkenses, December 17th, 1936.

Mr. E. J. Connelley, Inspector, Federal Bureau of Investigation, U. S. De artment of Justice, 1448 Standard Building, Cleveland, Ohio.

RL: 31 KID

Dear Sir:

Transmitted herewith are the logs for December 13 and 14, 1936, covering the taps being maintained on telephones #125, #446 and #643 at Hot Springs, Arkansas.

Yery truly yours,

JOHN B. LITTLE, Special Agent in Charge.

a ECORDED

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cc: Bureau Cincinnati

FILE

1440 Standard Building, Gleveland, Onio

December 19, 1956

Mr. Albert 0 Hunter, Box 91, Leavittsburg, Chie

Re: BRETID

Dear Sir:

1 1 .

This office is in possession of certain personal belongings, the romenty of your son, Fred Junter, who has sut orized their felivery to you.

If you will cell at this office at your convenience, the property will be delivered to you, upon execution of a receipt.

In the event you desire to commutate with an entrant in the reporty, placed use the efficiency, self-addressed, franked envelope, which requires no posture when used for official business.

Very truly yours,

J.I. Mackaman, Special Agent in Charge

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Atlanta
Little Rock
Cincinnati
Chicago

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JE P

CLEVELAND OHIO December 17, 1936

J. A. Dowd
Federal Bureau of Investigation
U. S. Department of Justice
506 Fletcher Trust Building
Indianapolis, Indiana

BREKID IN FEFLY YOUR LIRE MR AND MRS HARVEY FRYER SHOULD NOT BE INTERVIEWED AT THIS TIME

MacFarland

cc-Bureau Cincinnati Chicago

k :

1206 Tower Petroleum Bldg., Dalles, Texas.

Special Agent in Charge, Cleveland, Ohio.

Dear Sir:

I am transmitting herewith two copies of the charge of United States District Judge William H. Atwell to the jury in the case of FLOTD GARLAND HAMILTON; et al; herboring.

Yery truly yours,

F. J. BLAKE, Special Agent in Charge.

PJB:MH 7-35ec Bureau/ Cincimnati

eno.

AIP WAIL SPECIAL DELIVERY

Feneral Pureau of Inbestigation

3L S. Department of Justice 1448 Standard Building, Cleveland, Ohio

December 19, 1936

Director, Federal Bureau of Investigation, Washington, D.C.

Re: BREFID

Dear Sir:

13113-23 =

Reference is made to Bureau communication dated October 28, 1936 Prequesting advice as to the disposition as to Frank Greenwald, whose fingerprints were forwarded to the Bureau by the Cleveland Division, the fingerprint classification being:

In order that the Bureau records may be complete, please be advised that Frank Greenwald was fingerprinted at the time he was interviewed and no formal charges were placed against him. He voluntarily submitted to the fingerprinting and following the interview was returned to his home and is presently in Toledo, Ohio.

Very truly yours,

gg kuvi Farlad

J.P. MacFARLAND, Special Agent in Charge

EJW/lrl cc - Cincinnati Chicago

DEC 28 mm

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W Miles

Federal Bureau of Inbestigation

U. S. Pepartment of Justice

Post Office Box #2118 Detroit, Michigan December 18, 1936

Director Federal Bureau of Investigation Washington, D. C.

Re: BREKID

Dear Sir:

Enclosed herewith are copies of the following letters, photostatic copies of which were received at the Detroit Field Division through the courtesy of Mr. John J. Ryan, Superintendent of the United States Detention Farm, Milan, Michigan:

> Letter dated December 5, 1936, written by Dolores Delaney to her brother and sister, addressed "Dear Babe & Bud."

Letter dated December 5, 1956, written by Dolores Delaney to Mr. and Mrs. Karpis.

Letter dated December 7, 1936, written by Mrs. Clara Venute, 525 N. Wood Street, Chicago, Illinois (sister of Alvin Karpis), to Dolores Delaney.

Letter dated December 8, 1936, written by babe O'Reilly to her sister, Dolores De-

Copies of these letters are also being transmitted to the divisions listed below.

Very truly yours,

Herold H. Reinecke Special Agent in Charge

JDC:AM 7-25

& enclosures cc-Cleveland

(4 encls.)

Cincinnati

Chicago St. Paul

11 -

i

Lear Babe & Bud,

I have heard it said that no news is good news but I'm afraid it doesn't apply to this case. I heven't heard a thing from the parole board yet but I am pretty positive I know what the answer will be. I don't expect a thing from it so of course I won't be disappointed when I hear the verdict.

How are you all? How is Jean? She sure is a dandy. What in the world is wrong with her?

Is Dad still in Chi? If he is tell him to write me. I'd certainly like to hear from him.

Babe, I received a letter from Mother a few days ago - she said she wrote you about some pictures I wanted. Do you have them? If you do, please send me some, won't you? I would sure appreciate them.

Well, kids, I haven't any news to write you so I shall say goodbye for now. Worlds of love to you both.

Dolores

Here's hoping you have the dandiest Christmas anyone ever could have.

P.S. Just got those patterns you sent me. We certainly have a wonderful delivery service - don't we?

I was glad to get them, tho' - thanks.

COLLES DESTROYED

7-576-13454

Dear Mr. & Mrs. Karpis,

I don't have a bit more news for you now than I did last month. Haven't heard a thing from the board yet and I believe it will be some time yet before I do. I will write you as soon as I hear.

How are you and how is my boy? Is he still getting meaner every day. Gosh, I want to see the little darling so badly. Christmas would surely be a dandy for me if I could see him when "Santa Claus" comes. Is he talking yet? Tell me all about it if he is - please.

How is Emily and Betty Jane? Say "hello" to them for me.

I am going to try and get permission to send Alvin a card for Christmas - It seems to me they surely ought to allow me at least that. It might make him happy to know I am still thinking of him in the same way. Tell him I wanted to anyway, will you, in case I'm not permitted to send it.

I've been hearing from all of my people lately but never any news.

I started getting the Chicago Herald and Examiner about a week ago. I like it much better than the St. Paul paper.

I shall say goodbye now as I can't think of a thing to write about.

Love

Dolores

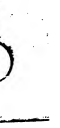
P.S. Just got a letter from Clara. She told me about the suits that were made for Ray. I would sure like to see him in his green velvet one. I'll bet he's a regular doll.

I'm hoping you all have the grandest Christmas it's possible to have.

COPLES DESTINATION







Chicago, Ill. 525 N. Wood St. Dec. 7, 1936

Dear Dolores:

I wrote last week but there is something new which has come up and I thought I'd better write immediately. First of all I'd like to know if you at any time were taken to Miami for Joe Adams trial? The reason I ask is that someone thought they had seen you in the Union Station or someplace like that not so long ago. I had my doubts about it tho because I didn't see why they'd bring you thru Chi. Be sure to let me know about this.

The other thing is this - I received a letter from Alvin today. he sends his best wishes to you. He said he sure is hoping you make your parole soon. And he also said this. That you should write to the U. S. Court Clerk at Jacksonville, Fla. who is now in possession of that \$1,000 which is supposed to be yours. He suggested that in the event that you were released that sometime you & my mother should take a trip down there to get the money and then go on to Havana and get the things that you & he left there also those at Plaza De Veradero. Of course that would most likely come about if and after you collected that \$1,000. But nevertheless he thought it advisable to write to the Clerk there at Jacksonville if you can get permission to do so.

Father Curry has had no reply yet from his letter to Washington - and as I said, as soon as we hear anything we'll let you know.

Baby Ray is getting along swell. I was over there tonight to get Alvin's glasses. I sent one pair out to him but he asked me to send the other pair too. Ray looks so cute in his new glad rags. He honestly has the reddest cheeks of any child I've ever seen. They are like apples. You'll love him when you are with him.

Well, I will close now as I have 5 other letters to write yet before I go to bed. Be patient, Dolores, because I feel that things will happen soon & you'll be going places before you know it.

Sincerely,

COPIES DESTROYED

Clara

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Dear Dolores:-

Gee, darling, I feel like a heel for not writing sooner. I just don't know what has been the matter with me, I'm behind in all my correspondence this month, he thinks it must have been something I et. So am I forgiven this time.

Well its only two weeks till I will be going home and am I glad. Pat is supposed to be out the last of Jamuary. I really don't know what I am going to do. According to his letters he has changed a lot. He says he realizes now just how many friends he's got. He is allways asking about you and said that he knows that it is his fault for you being where you are and he feels terrible about it. But you know who I blame, the police dept. of St. Paul, because they knew what was going on (that's what was in the paper) and if they had done their duty Pat would never have been mixed up with those people. But its no use crying over spilt milk, and I guess we can still keep our chins up can't we Dolores. bell now for a different subject.

Bud and I are going downtown Saturday and start Christmas shopping. I do hope I can find something real cute for the baby. You know it has so much that it is hard to think of what to get. And I think that we are getting Ma a purse, gloves, and underwear. And we have to send Frances her page then. Wish it were possible to send you something nice.

Oh I nearly forgot to thank you for remembering my birthday, and am I getting old, its no kidding, I'll really have to use a cane soon.

Well you sweet little piece of humanity, this is going to be all for, but I promise to write again next week, so goodbye for now, codles and codles of love and kisses

your big sister

Babe

Comies Dustroted 24 omas 24 1985

DEPARTMENT OF JUSTICE

WASHINGTON, D. C.

JJW: mk

127-18-1

December 18,1936.

MELMORANDUM FOR J. EDGAR HOOVER DIRECTOR FEDERAL BUREAU OF INVESTIGATION

In connection with the pending investigations and possible prosecutions of those persons who may be charged with harboring Karpis and other defendants in the Bremer kidnapping, it will be appreciated if you will furnish this Division with information indicating the investigations now pending, the subjects involved, the districts wherein prosecutions may be had, those in which indictments have been returned, and those which may be presented to the grand jury within the near future.

It is anticipated that in these prosecutions several of the witnesses will be needed in each prosecution and it is desired to centralize the supervision of the prosecutions.

Assistant Attorney General.

DEC 30 1936

JAN 4- 1937

Federal Bureau of Investigation

31. S. Department of Justice

1448 Standard Building, Cleveland, Ohio

December 19, 1936

Director, Federal Bureau of Investigation, Washington, D.C.

Re: BREIID

Dear Sir:

Reference is made to the teletype message from the Detroit Division to the Cleveland Division, dated December 7, 1936, advising that Arthur Carter had been observed by an employee of the United States Detention Farm, Milan, Michigan, at Toledo, Ohio, said teletype requesting that an effort be made to interview Carter pursuant to the lead contained for the Detroit Division in the report of Special Agent R.C. Suran, dated Cleveland, Ohio, August 8, 1936.

Inasmuch as Arthur Carter is a known confidence man, it is felt that considerable difficulty may be experienced in locating him and also in view of the fact that he will undoubtedly be reluctant to furnish any information with reference to the activities of Captain George Diminoy now that he, Carter, has been released from custody, no effort will be made to interview him. This decision meets with the approval of Inspector E.J. Connelley.

It was originally felt that if Carter was interviewed while still in custody, there was a possibility that he would furnish information.

40 Morrand

Special Agent in Charge

EJN/lrl cc - Cincinnati Chicago Detroit

KEUNNUED

ď INDEXED 7-676- 18455

7-676 -13-155

January 6, 1957.

RECURDED

RCS:MK

Special Aseat in Charge, Cleveland, chio.

Dear Sire

Re: GEOFGE TIMINEY; IR. JOSETT T. MOTAN, with aliason; fugitive - 1. 0. 1232; et al; 204ALL 02201 BERLER, Victim -KINGAPING; CONTACTION OF JUSTICE: HALLOTING OF FUUTTIVALS BATIOGUL Minimiks ACT.

Reference is made to your letter dated Lecember 19, 1936, in which you edvise that considerable difficulty might be experience. in locating athur Center for interview in connection with the baruaring investigations pounting in your field division at the present time.

The Europu does not desire an extensive i vestigation to locate certer for interview, but it should be accertained whether Carter is on parole from the United States Detention Farm, Lilan, Michigan, or whether he is at liberty under a conditional release, it which event the letroit field division night resulty secure the present address of Arthur Certer. It is desired that the appropriate inquiries be made at the United States Detention Farm, Milan, Mishigan.

Should your field division obtain other information concerning the whereabouts of Carter, appropriate action should be taken to have him interviewed with reference to the activities of Cartain teerge Timiney.

JAN - 7 1937

Yery truly yours,

John der Conver, director.

cgsold - 22 Letruit

404 New York Building Saint Paul, Minnesota December 19, 1936 0-19

Inspector E. J. Connelley Detroit, Kichigen

Dear Sir:

BRIGGID

Reference is made to your letter of December 17, 1936, regarding the expiration of Pat You Heilly's sentence in January, 1937.

At this time this office has no interest in interviewing o'Reilly.

For your information, it is also rumored that Lyrtle anton has returned to St. Paul since her release in Florida.

Very truly yours,

CWS: DM CC Bureau Chicago Cincinnati Cleveland C. W. STAIR Special Agent in Charge

RECORDED

This of I

7-576-13457

:3

es yes

7-30

Special Agent in Charge Jacksonville, Florida

Dear Sir:

BREKID

Reference is made to Inspector E. J. Connelley's letter to the Jacksonville Division, December 17, 1936, regarding Dolores Delaney's attempt to obtain possession of the \$1,000 bill.

I discussed this situation with United States Attorney George F. Sullivan, St. Paul, who stated that in view of the fact that Cassius McDonald's appeal is still pending, the \$1,000 bill should certainly be retained by the Clerk of Court as evidence. He further stated that before this bill could be turned over to any individual, it would have to be on the basis of a court order. Prior to that time he would like to be informed of the situation, however, so that he could inform Messrs. Bremer and Hamm of the possibility of their recovering this bill.

Very truly yours.

CWS: IM

CC Bureau Insp. E. J. Connelley.

Detroit

Cincinnati Chicago St. Paul

REJORDEB

Cleveland

INDEXED

C. W. STEIN Special Agent in Charge

- TIGATION

DEC 21 10267 %.

Federal Bureau of Investigation

H. S. Bepartment of Justice

1616 FEDERAL RESERVE BANK BUILDING KANSAS CITY, MISSOURI DECEMBER 17, 1936

Director
Federal Bureau of Investigation
Washington, D.C.

Dear Sir:

RE: BREKID

Further reference is made to Bureau letter dated October 19, 1936, with reference to tracing certain machine guns sold by the Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania.

Special Agent D. L. McCormack examined the Thompson submachine gun in possession of the Sheriff's Office, Columbus, Kansas, and ascertained its serial number to be 8760. Sheriff C. E. Simpkin believes this gun was purchased from a salesman out of Wichita, Kansas, but does not know definitely. The gun is owned by the county.

Agent McCormack also examined the gun in possession of the Sheriff's Office at Oswego, Kansas, and ascertained the serial number to be 6035. It is owned by the county. Undersheriff O. R. Howard stated he believed this gun was bought from a salesman out of Wichita, Kansas.

RECORDED & INDEXED

Special Agent B. P. Cruise interviewed Sheriff Dean
Rogers, Shawnee County, Topeka, Kansas, who informed that his office
possessed only one Thompson submachine gun, purchased in late 1933
or 1934, from the Federal Laboratories, Incorporated. Sheriff
Rogers stated he no longer had a record of the purchase. Agent
Cruise noted the serial number to be 8551.

Mr. John Delong, acting in charge at the office of the Kansas State Highway Patrol, Topeka, Kansas, informed that the Highway Patrol possesses five Thompson submachine guns. He produced the record of the purchase on March 27, 1934 of two Thompson submachine guns with serial numbers 8310 and 13749 from the Federal Laboratories, Incorporated, Pittsburgh, Pennsylvania, through salesman Russell. He also found a record of the purchase on Lay 11, 1934, of three Thompson submachine guns, but this record did not show the serial numbers. Mr. Delong stated Mr. Frank Stone

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<u>:</u> ت. regularly has charge of the office and probably has complete records of all the guns but that he, DeLong, did not know where to look for the records. Frank Stone was out of the city and will not return for some time. Two Thompson submachine guns were found in the gun wault of the Highway Patrol and bore serial numbers 10363 and 12769. The other three machine guns were out in the possession of highway patrolmen.

ß

It is noted from the above that four of the five Thompson submachine guns reported sold to the Kansas State Highway Commission are accounted for. The number of the other gun will be ascertained upon the return of Frank Stone to Topeka, Kansas.

Special Agent B. P. Cruise interviewed Mr. Floyd I. Shoaf, Assistant to the Business Manager, State of Kansas, State Capitol Building, Topeka, Kansas, who stated if any guns were purchased through his office the purchases were for the use of the state penitentiary at Lansing, Kansas, or the Industrial Reformatory, Hutchinson, Kansas, and that it would be impossible to locate the records in his office with reference to such purchases.

In this connection reference is made to my letter dated December 15, 1936, which listed a number of machine guns in the possession of the Kansas State Penitentiary, Lansing, Kansas. It will be noted that the following guns mentioned in my letter are in the possession of the Kansas State Penitentiary, and are those listed by the Federal Laboratories as having been sold to the Business Manager, State of Kansas, Topeka, Kansas: 10224. 13194, 10968 and 13150. It is to be noted that gun bearing serial number, 14311 is reported to have been sold to the State of Kansas Business Manager, and in my letter above referred to it is stated that one of the gums in possession of the Kansas State Pemitentiary bears serial number 1433. This latter gun will be checked at the Kansas State Penitentiary, Lansing, Kansas, again to determine whether a mistake has been made with reference to this number.

Very truly yours,

W. A. SLITH AND SPECIAL AGENT IN CHARGE

WAS: 08

cc - Oklahoma City

December 18, 1936.

7-376

Special /gent in Charge, , Jackscaville, Florida.

Re: BREAD.

Dear Sir:

On Jamuary 32, 1935 your office forwarded to the Eureau a number of firegras which were recovered from the house occupied by Kate and Fred Darker. Among those firearca sere two .45 collber Thompson submachine guns from which the numbers had been obliterated by drilling.

For record purposes it is stated that a recheck of these guns repealed that the original serial members on these two Thompson sublachine game are #2282 and #8176. A list of sales of Thoryson submechine cans furnished to the Bureau by the Federal Laboratories, Imporporated indicates that gum fold was sold to the Sheriff of Polk County, Crookston, Minnesota, on October 2, 1930. No information is contained in the Surcou's files regarding FUR /5200.

Yery truly yours, COMMEDIALETHING SELLICH John Bagar FOOTAL BUREAU OF INVESTIGATION Director. DEC 22 1836 P. M. U. S. DEPARTMENT OF JUSTICE Cincinnati Chicago Cleveland

NO FREVIOUS RICOUD AS LISTED S. P. L.

FEDERAL BUREAU OF INVESTIGATION

FORM NO. 1
THIS CASE ORIGINATED AT CINCINNATI

FILE NO. 7-50

REPORT MADE AT	DATE WHEN MADE	PERIOD FOR	REPORT MADE BY
St. Paul, Minnesota	12-19-56	12-14-36	R. E. HOTESTEEN
GEORGE TIMINEY DR. JOSEPH P. MORAN, I.O. 1232; ET AL. H	with aliases DWARD GEORGE	- FUGITIVE RREAR - Victi	CHARACTER OF CASE KIDNAPING; HARBORING OF FUG OBSTRUCTION OF JUSTICE; RATIONAL FIREARMS ACT.

SYNOPSIS OF FACTS:

U.S.Attorney, St.Paul, Minn., advises that on 12-7-36 in U.S.Circuit Court of Appeals, St.Louis, Mo., the cases in behalf of Harry Sawyer and Cassius KéDonald were heard by Judges Farris, Thomas, and Gardner; that the Sawyar case was presented on brief and the McDonald case was argued by Attorneys William Vandevanter of St.Louis and Edward Kating of Chicago. Decision will likely be reached about 2-1-37.

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DETAILS:

Mr. George F. Sullivan, United States Attorney, St. Paul, upon his return from St. Louis was interviewed and advised that on December 7, 1936 the cases on behalf of Harry Sawyer and Cassius McDonald were presented before the U. S. Circuit Court of Appeals, with Judges Farris, Thomas, and Gardner considering the motions.

The case for Harry Sawyer was presented upon a brief and that of Cassius McDorald was argued by Attorneys William Vandevanter of St.Louis and Edward Kating of Chicago. In the McDonald case the particular question considered was as to the time of the termination of the conspiracy. It was also argued that insufficient evidence connecting McDonald with knowledge that the

APPROVED AND FORWARDED	SPECIAL AGENT IN CHARGE						
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3 - Bureau 2 - Cincinnati	COPIES DESTRO	ED		21 P.M	} .		

1 - U.S. Atty., St. Paul U. 5 MAR 24 1965

money was ransom money had been presented at the time of the original trial in the $U_{\rm o}$ S. District Court at St.Paule

Mr. Sullivan indicated that in the usual course of affairs the decision by the Circuit Court would probably be reached in about six weeks, or about February 1, 1937.

UNDEVELOPED LEADS:

معنفتنت

The St. Paul Field Division

About February 1, 1937 will report the decision of the U. S. Circuit Court of Appeals upon information secured from the United States attorney at St.Paul.

PENDING

JOHN EDGAR HOOVER DIRECTOR

Federal Bureau of Investigation United States Department of Justice Washington, D. C.

December 18, 1936

RC3:RD 7-576

NDUM FOR THE DIRECTOR

William Elmer Mead

During the spring of 1934, Dr. William Loeser directed the attention of Louis Figuette, an attorney in Chicago, Illinois to the fact that he, Loeser, had, after a fashion, obliterated his own fingerprints by the use of custic sods. At this time Piquette was extremely interested in the obliteration, advising he would soon return with a friend, and within a half an hour he did return with Arthur O'Leary. At that time O'Leary informed Losser that he and his cousin, Dr. HaroldyCassidy, were doing the same kind of work and that he, O'Leary, had a cousin, a Mr. Line, whereupon both Piquette and O'Leary urged Loeser to go with them to do the work on Lane's fingerprints. Loeser, Piquette and O'Leary then proceeded to a hotel in Elgin, Illinois where Loeser was introduced to William Elmor Mead who was then using the alias of Lane. The proposed alteration of the fingerprints of Lane was then discussed, and arrangements were made whereby Loeser would proceed to Louisville, Kentucky within a few days and thereafter perform the fingerprint operation.

In keeping with these arrangements Loeser proceeded to Louisville, Kentucky where he contacted Mr. and Mrs. William Elmer Mead in the Louisville Hotel and on May 25, 1934 he altered Mead's fingerprints.

Mead was taken into custody as Charles E. Carter by the Northampton, Massachusetts Police Department on July 12, 1935 on the charge of improper registration of an automobile. At the time of his arrest he was in the act of attempting to defraud Mr. John H. Dunn, 20 Fort Street, Northam ton, Massachusetts, a building contractor. Mead's fingerprints were obtained by the Northampton Police Department and forwarded: to the Bureau b air mail, being received at the Bureau on July 13, 1935. On the date the fingerprints were received the Boston Field Division was telephonically advised that the Northamiton, Ms suchusetts Police De-. partment was holding in custody one C. F. Carter whose fingerprints when forwarded to the Bureau, showed evidences of mutilation.

Special Agent P. M. Plunkett, on the afternoon of July 13, 1935 proce ded to Northampton, Massachusetts and there contacted Sergeant Harry J. Kelley of the Police Department. Sergeant Kelley stated to

-:- C.

Agent Plunkett that he recognized, when taking the fingerprints of C. E. Carter, that they probably could not be classified and he had unsuccessfully attempted to classify them himself. Mead was interviewed by Sorgeant Kelley and Agent Plunkett and at this time advised that he was born in San Francisco, California on December 25, 1870. He stated that he was a lawyer, but admitted that he was not licensed to practice law in any state and refused to name the law school he had attended. He claimed that he had been in the oil business or in the oil fields at Oklahoma at one time. He refused to furnish information of value which would have led to his identification.

During the interview James P. Mahoney, an attorney of 44 Vernon Street, Springfield, Massachusetts had been waiting at the jail with \$200 in bail which he desired to put up for the release of Mead. At about 12:30 A.M. on July 14, 1935 the Bail Commissioner advised Agent Plunkett and Sergeant Kelley that he would be forced to grant bail immediately. Agent Plunkett unsuccessfully attempted to have further state charges placed against Mead in order that he might be held for a longer period of time. Failing in this Agent Plunkett arranged for the jail photographer to immediately take Mead's photograph. This was done and the photograph, together with Mead's fingerprints bearing Hampshire County Jail #8669, was forwarded to the Bureau being received on July 15, 1935. Mead was released at 1:00 A.M. on July 14, 1935 and proceeded with his attorney, in the latter's car, toward Springfield, Massachusetts.

The Bureau, on July 15, 1935, succeeded in identifying the fingerprints of Charles E. Carter as being identical with those of William Elmur Mead. The Boston Field Division was immediately advised of this identification, but as will be noted, Mead was released prior to the time the identification was made.

Respectfully,

E. A. Tamm.

Mr. E. J. Connelley, Vederal Bureau of Investigation, U. S. Department of Justice, 1448 Standard Building, Claveland, Ohio.

Re: GRONGE TLINEY; DR. JOSEPH F. MURAN, with aliance, Pucitive, I. 0, 1232; et al KINAPDIO, BARBORDIO FUGITIVES. OBSTRUCTION OF JUSTICE, NATIONAL PIRPARES ACT

Dear Bir:

The Bureau hie for some time endeavored to trace machine gun number 950, which was formerly in possession of Alvin karple and full information concerning the results to date were set Torth in a letter addressed to the New York Field Division under date of December 12, 1935, a copy of which was furnished to the Cleveland Field Division.

It apwars probable that one Joseph Metarrity, Juniper Street and Drum Lame, Philadelphia, Pannsylvania, may have at one this besain possession of this gan, as will be noted in the letter referred to above. McCarrity was recently located by the Philadelphic Field Division in Philadelphia, but refused to answer any questions on advice of somesh concerning the disposition be made of certain mechine guns which he had in his possession in 1925, among which may have been the mechine gun in question.

It has occurred to the Bureau that If McCarrity were called 46% to testify before a federal Grand Jury, information concerning the disposition of the machine gams might be obtained from him. It is desired that you discuss this matter with the United States Attorney at Cleyeland, Ohio, to deturnine whether he would subpose McGarrity before the Federal Grand Jury which will donvene to consider the harboring cases at Cleveland and Toledo, Ehip, innamuch as the machine gue in question was in possession of Karpis as late as **Моу, 1934.** : ----

> COPIES DESIGNATION ED 20 5 Nam 43 1245

The Philadelphia, Fashington, New York and Trenton Field Divisions are being instructed to make every possible effort to determine present addresses of George Gordon Rorke. Frank Filliams and his brother Fred Williams, in order that they too might be subposed before the Federal Grand Jury at Cleveland, Chio, if agreeable to the United States Attorney, as it appears that these individuals also might have information concerning the disposition made of the machine gum in question.

For the information of the latter named Field Divisions, it is stated that the Grand Jury is expected to convene at Cleveland, Chio, during the latter part of December, 1956.

Very truly yours,

John Edgar Hoover, Director.

CC - Cinciunati Chicago Philecelphia Ken York Trenton Res: Lagton

1. -

7-576

Special Agont in Charge, Oklahoma City, Oklahoma.

Hou ou

Res GEDRGE TIMINEY; Dr. Joseph P.

O Moran, with mineas, FUGITIVE,

I. 0. 1232; et al; Edward George

Breaer - Victin; Kidnaping;

Ubstruction of Justice; Karboring
of Fugitives; National Firearms Act.

Dear Sire

Reference is made to the information previously furnished the Europe by your field division that a complaint was filed against one Herry Coldstein, 108 East First Street, Tules, Oklahosa, for his failure to comply with the local ordinance requiring the obtaining of singerprists of the purchasers of firearms, It being noted that Goldstein failed to obtain the fingerprints of one duscriftmen who purchased .45 caliber Golt Automatical Stole SC177.78. This was one of the pistols recovered from the possession of Alvin Larges and Fred Sunter at Hew Orleans, Louisians, on May 1, 1936.

It is desired that you advise the Bureau the disposition which was made of the case against Goldstein, and it is further desired that you furnish the Bureau with a copy of the city ordinance which requires the taking of fingerprints of purchasers of firearms.

Mr. Bouchons

Mr. Coffee

Mr. Dewarm ...

Mr. Lent

Mr. Forwards ...

Mr. Clevin ...

Mr. Clevin ...

Mr. Clevin ...

Mr. Clevin ...

Mr. Joseph ...

Mr. Joseph ...

Mr. Joseph ...

Mr. Priball ...

Mr. Pichall ...

Climato

Cincinnati

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INDICATED
FEDERAL BUREAU OF INVESTIGATION
DIFFERENT DEC 22 1936 A. M.

U. S. DEPARTMENT OF JUSTICE
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WUX NEWORLEANS LA DEC 21 829P

J EDGAR HOOVER

BUREAU OF INVESTIGATION WASHDO

NEWCRIFANS PAPERS PUBLISHED A STATEMENT GIVEN OUT BY YOU REXICOLLIER STATING THAT ALVIN KARPIS TOLD YOU HE PAID FIVE THOUSAND TOLLARS FOR PROTECTION IN ONE CITY AND AS HE WAS ARRESTED IN NEWORLEANS IF THIS IS THE CITY REFERRED TO I WOULD LIKE TO GET THE FACTS TO INVESTIGATE SAME STOP IF THIS IS NOT THE CITY WOULD APPRECIATE YOU HAVING ASSOCIATED

LEDIOLEDED

WME SHEET TWO

PRESS CLEAR THIS UP STOP OF COURSE YOU UNDERSTAND WHAT I HAVE IN MIND WE ARE ENTITLED TO BE CLEARED UNLESS YOU HAVE ANY INFORMATION TO THE CONTRARY STOP CRIMINALS HAVE NO PLACE IN NEWORLEAMS AS YOUR RECORDS WILL SHOW STOP WISHING YOU FUE YOUR MEN A MERRY CHRISTMAS AND A HAPPY NEW YEAR GEGRGE REYER SUPERINTENDENT OF POLICE.

Mr. Coffee

Mr. 5 . nil. '-r

FLDERAL BUREAU OF INVESTIGAL...
U. S. DEPARTMENT OF JUSTICE

EATSTMP.

DECEMBER 22 1936

To: COMMUNICATIONS SECTION.
RECORDED Transmit The following message to:

MR GLOFGE RETER SUPERINTENDENT OF POLICE BEN ORLEANS LOUISIANA

REFERENCE PRESS DISPATCH QUOTING ME AS STATING ALVIR KARPIS
PAID FIVE THOUSAND DOLLARS FOR PROTECTION IN ONE CITI YOU ARE
ADVISED THAT KARPIS DID NOT HAVE NEW OFLICAND AS THE CITI IN
WHICH HE PAID THIS AMOUNT STOP SEASONS GREETINGS

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JOHN EDGAR HOOVER DIRECTO.. FEDERAL BURRAU OF INVESTIGATION

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From Bureau of Investig

H. S. Bepartment of Justice 1448 Standard Building Cleveland, Chio

AIR MAIL - SPOOLL DELIVERY

December 22, 1936.

Director, Tederal Eureau of Investigation, Mashington, I. C.

Re: BREMIE

Dear Sir:

There is being furnished to the Bureau herewith, in duplicate, copy of the charge of United States District Judge William Y. latwell of Tallas, Texas, to the jury in the case of FLOTO GURLAND TRITING, et al; Harboring. One copy of the instructions is being furnished to the Cincinnati and Chicago Field Divisions. Two copies of the above-referred to charge have been furnished to United States Attorney L. E. Freed, Cleveland, Chio.

Of particular interest, it is to be noted that the Tistrict Jud e defined the words \"harboring and concealing" in the I followin language: "Now, a areat deal has been said in the cause about hardering and concealing. In order to be accurate about it, I call your attention to the fact, gentlemen, that the statute uses I the two words, and both words are used in the indictment, but they differ in complection and in the territory they cover. There would have to be some actual physical effort at hiding in order to come within the terms, conceal. The term harbor is somewhat less exactinc. That word may rean the furnishing of clothes or transportation C_i Zor food or information, or any assistance that is of benefit or is Icalculated to be of benefit to the person wanted, in en effort to 📚 clear of the United States authorities who want him. Thus, if e person or persons rode with a person so wanted in order to deceive the officers, or changed the wheels on an automobile, or carry the ${f J}$ information as to the whereabouts of the officers, or engage in any form of signalling - - and I merely use these thoughts as illustrative - - such a person would be harboring, within the meaning of this particular word. Harbor means shelter, a refuge. The place of a friend, a retreat. It signifies protection. A lodge. To care for, to secret."

KECORDER

Very truly yours, INDEX®

Special Agent in Charge.

IJ.:LE

The. (1)

cc - Cincinnati (Enc. 1) J. 16 ac - 121 1-6-37

cc - Chicago (Inc. 1)

Federal Bureau of Investigation United States Department of Justice

Mashington, D. C.

7-576

TO ALL SPUDIAL AGENTS IN CHARGE:

Dear Sir:

Re: GEORGE TELINLY; DR. JOSTMI P. MORAN, with alieses, Puritive - I. 0. 1232; EDUATU GEORGE HRE ER - Victim; MIDUAFILD; GESTRUCTION OF JUSTICE; HARBORING OF FUGITIVES; NATIONAL FIREARDS ACT.

There is being transmitted herewith a copy of the instructions given to the jury by United States District Judge Jillia: H. Atwell of Dallas, Texas, in the case of FLCYD CRAND MALIERU; et al; M.F. CRING.

It will be noted that Judge Atwell defined the words "harboring and concealing" and "notice and knowledge". He also outlined to the jury the elements of a conspiracy.

It is desired that this charge to the jury be the subject of a discussion in a future monthly conference of the Special Arents in your field division.

Very truly yours,

der Woover, Director.

Inclosure.

IN THE DISTRICT COURT OF THE UNITED STATES . MORTHER DISTRICT OF TIMES ...

DALLAS DIVISION

--000--

United States of America

--VB--

Fary C'Dare, et al

--000--

THE COURT: Sentlemen of the jury, I wish in the beginning of my charge to call your attention just a moment to my conception of what a court is.

I have never been able to measure the solemnity. Here we pass upon, for instance, in this case, the guilt or innocence of men and women. We cannot conceive of a place that should be more carefully circumscribed with all rules and procedures that tend to down anything that might distract the attention of you and me, who are deeply concerned with being right. To that purpose my life is dedicated.

The clerks and the bailiffs and the marshals join hemis with me in that effort, to let everybody have a fair, square hearing, whether they be defendants or their counsel. Whether it be the people speaking through their prosecuting attorneys or whoever it is, that claims the attention of this court of justice. And sometimes in moving forward in concen-

COMES DESTROYER 20 D MAH 24 1965

7-50 11465

tration of thought toward that soal, it may be that unnecessarily sharp words are spoken.

I wish now to take from your minds and from any who may be of counsel in this case, any sting that may remain because of the court's admonition, and let us not forget where we are. We have churches and we have homes, but there can be no more sacred place than this, dedicated to this purpose.

Now, it is a part of a trial, a legal trial in America, that witnesses shall be introduced. Argument of counsel shall be had. Witnesses may speak as they may determine, and then finally, and at last, in all of our cases, in all of our courts, except the justice courts, the presiding judge must charge what he conceives to be the law, because it is the oath of the jury that they will decide the case according to the law and evidence. It must be the duty of the court to find the law, that is his business, and he must be sure that he finds that law which is the law for that particular case.

We have on our statute books three statutes to which I wish to call your attention. The first is a statute which denounces as a national crime, for one to steal an automobile and transport it from one state to another; or for one to receive and conceal an automobile which he knows to have been atolen in one state and passed the boundary of that state into another state. The national government has that sort of

jurisdiction because that is called interstate commerce.

Then there is snother statute which reads in part as follows, "Whoever shall harbor or conceal any person for whose arrest a warrant or process has been so issued, so as to prevent his discovery and arrest, with notice or knowledge of the fact that a warrant or process has been issued for the arrest of such person, shall be punished, as is in the statute provided."

Then there is another statute which provides that "if two or more persons conspire either to commit any offense against the "nite States or to defraud the "nited States in any manner, or for any surpose, and one or sore of such parties co any act to effect the object of the conspiracy, each of the parties to such conspiracy shall be punished," as is in the statute provided.

Under these three statutes, gentlemen, and particularly the last two, there has been returned into this court, and we have been hearing evidence under it, indictment No. 8,250, styled United -tates of America, versus Lary Fitts, et al.

This indictment has one count in it, and not eighty counts. And this indictment charges that on or about May 20, 1932, and continuing until May 23, 1934, in Dalles County, Texas, Normalists, schedings called here Chare, Playe Barland Smilton, Tillie Pace, sonetimes called Fillie Parker, Milures Samilton, conetimes called Mrs. Plays Remilton, I. C. Barrow, Irs. Lymn

Parker, Mrs. Alice Hamilton Davis, sometimes called Mrs. Steve Davis, Henry Methvin, Mrs. Cumie Barrow, sometimes called Mrs. Henry Earrow, Raymond Hamilton, not now on trial, Steve Davis, S. J. Whatley, sometimes called Baldy Whatley, John Rasden, Joe Francis, W. H. Bybee, sometimes called Filton Bybee, Varie Francis, sometimes called 1rs. Joe Francis, Audrey Fay Barrow, sometimes called Mrs. L. C. Barrow, James Mullens, sometimes celled Jimmie Lalonte, Feulah Praytor, William D. Jones, sometimes called Jack Chernan, Blanche Barrow, sometimes called Lrs. l'arvin Farrow, Lillian l'oBride, not now on trial, the cause as to her having been dismissed, and cortain other parties whose names I do not stop to read tecause they are not indicated here for the reason it is alleged that one or two of them are weak, and another one in prison for life; did conspire unlawfully, willfully, knowingly and felonously conspire, confederate and agree together and with each other, and with divers other persons to commit an offense against the laws of the United States of America, that is to violets - - giving the section -- and that the said defendants whom I have just named, did then and there unlewfully conspire with each other, and with the said Clyde Barrow and Bonnie Parker, and divers other persons, to harbor no concess the said Clyde Tarrow and Bonnie Parker, for whose arrest a warrant or process had the retofore, on lay 10, 1988,

heer issue, to Jee T. writh, United States Commissioner for the

Northern District of Texas, so as to prevent the discovery and arrest of the said Clyde Barrow and Bonnie Parker. And they, the said defendants - naming them again - then and there well knowing that said warrant or process had been so issued as aforesaid for the apprehension and arrest of said Clyde Barrow and Bonnie Parker at the time they so unlawfully conspired to harbor and conceal said Clyde Barrow and Bonnie Parker so as to prevent their discovery and arrest.

Now, that sets out the alleged conspiracy or crime of these defendants now on trial, and other defendants not on trial.

In the the indictions procedus, and that after or subsequent to the formation of said conspiracy, and during the existence thereof, certain of the said persons, within the jurisdiction of this court, and at the several times and places hereinafter alleged in connection with these respective names, did certain overt acts in pursuance of and to effect the object of said conspiracy as follows:

You recall the law which I read to you with reference to the constincty is that after the agreement of two or more persons to commit an offense against the United States, and if any one of such persons do any act to effect that conspiracy, then they are all multy. That is the meaning of the statute.

There than follows eighty ellered overt acts, from one

to eighty, I do not stop to read them to you because they have already been read to you. They begin on or about June 8, 1933, when it is alleged that William D. Jones got in an automobile with Clyde Barrow and Bonnie Parker at Dallas, and rode to Wellington, Texas, for the purpose of assisting Clyde Barrow and Bonnie Farker in evading arrest.

Second. On or about June 10, 1933, William D. Jones, Clyde Barrow and Bonnie Farker, near Wellington, Texas, kidnaped George T. Corry and Paul Hardy and stole the automobile of the sail George T. Corry and used the same, to prevent the arrest of said Farrow and Farker.

And then those overt acts run on through, as I have already said, eighty of such acts.

Francis, James Mullen, Blanche Barrow, have entered pleas of guilty. The defendants, Floyd Hamilton, Billie Mace, Mildred Hamilton, L. C. Barrow, Mrs. Emma Parker, Mrs. Alice Hamilton Davis, Henry Methvin, Mrs. Cumie Barrow, Steve Davis, S. J. Whatley, ... H. Bybee, Parie Francis, Audrey Fey Barrow, Toe Chambless, William D. Jones, have entered pleas of not guilty. Of those on trial five have pleaded guilty and fifteen pleaded not guilty.

I, therefore, instruct you, gentlemen of the jury, that the fifteen wher I have mentioned as having entered pleus of not suilty, are presumed to be innocent of the charge male

against them until the government shall have proven their guilt by letal and competent evidence beyond reasonable doubt.

I charge you, gentlemen, that a reasonable doubt, as the words import, means a doubt supported or based upon reason. It does not rean any captious doubt. It does not mean that the people must prove their charges beyond the possibility of a mistake. If such were the measure of the law, most criminals would go unwhipped of justice. Neither does it mean that disinclination that we all have to convict our fellow men, because we stand as jurors and judge, unafraid of our duties, we so forward to do that which we should do under the law, whether it be to convict or acquit, and do that fearlessly. It means, I think I may safely state to you, that if after having heard all of the testimony and the law of the case, and the argument of counsel, you have that abiding conviction with reference to the guilt of these fifteen defendants or any of them, upon which you would act in your own serious private affairs, then you may be said to have no reasonable doubt of the guilt of such defendants.

In the other hand, if your mind hesitates and you wassalate in the sincerity of purpose to ascertain the guilt or innocence of the marty, and you are not sure about it to this degree, then the tefeniones should be given the benefit of that mertal condition, because you then have a reasonable doubt, and you should account. 1 7

To the first place were to be explained further to you within the terms of the law.

In the first place, you want to know what a conspiracy is. Does it mean an agreement that the parties sat down and signed with the same formalities that they do a deed to real estate or a contract for the disposition of personal property?

No, that is not the nature of the law. The measure of the law is that a conspirac; as commonly understood is a corrupt agreeing together of two or more persons to do by concerted actions, something unlawful, either as a means or as an end.

This unlawful agreein or conspiracy, as it is sometimes called, or combination may be expressly proven. .s., for instance, we heard ther agree to do this. Or it may be proven from concerted action in itself unlawful.

If one joins the conspiracy at any time after the formation thereof, he becomes a conspirator, and the acts of the others become his by adoption. For instance, one may come into an unlawful conspiracy, and stay - I will say for illustration - an hour or a day or a week, or a month, and then drop out. His coming in for an abbreviated time and dropping out before the consummation of the agreement does not releive him of having been a conspirator.

I charte you also that one may come in at any time

drop out, as I have already said, and take this sort of action, without really knowing the ultimate result of the harvest that his co-conspirator is saeking. It is the participation, either for a long or a short time, it is quite immaterial in the law, that brings this brend of guilt to the citizen.

I charge you, gentlemen, that there need be no express proof of the agreement. The full measure of the law is not if the facts and the circumstances indicate with the requisite lawful certainty the existence of a pre-concerted plan.

For the purpose of illustration, and only for that purpose, I coll attention, if you find one or two, or half a coren, or a local persons congregating at a certain point, or if you find the flash of a light, automobile light, which directs attention to one person, and that person then given information to other persons, and all those move to a certain place; or if one person receives a letter, advising that another person will be at a certain place, and that the being of that person at that other place is an unlawful being, and that person so receiving that letter gethers around him or her certain spirits who are similarly minded, and take part in this alleged meeting, all of those matters that I illustrate to you tend to show, it being your retter whether they do so or not, this seneral concert of terties to move forward in a certain direction.

Wow, centlemen, we also come to unother interesting

part of the law. You have noticed that the second statute to which I call your attention uses the words harbor or conceal.

And it makes one guilty who harbors or conceals with notice or knowledge of the existence of a warrant or process for the person or party whom such party harbors or conceals.

The law does not demand that the careful officer who is bent upon getting his quarry, shall go and let the party read the warrant, or let anybody read it. Notice may be brought to one in such manner as one usually gets notice or knowledge, because the statute says "notice or knowledge."

I charge you in this connection that if you find that either one of these defendant: on trial who has pleaded not guilty, had no notice or knowledge that Clyde Barrow and Bonnie Parker were wanted by the United States authorities, then it would be your duty to acquit these parties.

I charge you in this connection that a process or a warrant may be proven, as I have already ruled to you in this case, either by submission of the warrant itself, or the same as any other instrument, the existence of any other paper which has been lost, if you find this to have been lost, may be proven in a court of justice, that is by oral testimony.

In this merticular case, the testimony of the United tates Considered van introduces. The testimony of United States Parshal Fedge.

Deputy United States Larshal Feit, the young woman who worked in the office, and perhaps others, to the effect that there were such warrants for these two parties. Now, if you believe that testimoney, then you would be warranted in find that there was such a warrant or process in the hands of the United States Officers for those two defendants.

vou would then go, of course, next to the fact, namely, to ascertain whether or not the parties on trial knew of that, in whatever way.

Now, a great deal has been said in the cause about harborin- and concealing. In order to be accurate about it, I call your attention to the fact, centlemen, that the statute uses the two words, and both words are used in the indictment, but they differ in complection and in the territory they cover. There would have to be some actual physical effort at hiding in order to come within the terms, conceal. The term harbor is somewhat less exacting. That word may mean the furnishing of clothes or transportation or food or information, or any assistance that is of benefit or is calculated to be of benefit to the person wanted, in an effort to keep clear of the United States authorities who want him. Thus, if a person or persons rode with a person so wanted in order to deceive the officers, or other water wheels on an automobile, or carry the information as to the wheels on an automobile, or carry the information as

si malling - - and I merely use these thoughts as illustrative - such a person would be harboring, within the meaning of this particular word. Harbor means shelter, refuge. The place of a friend, a retreat. It signifies protection. A lodge. To care for, to secret.

If you find that some of the defendants here furnished a map to the wanted parties, to-wit, Barrow and Farker, or had such a map for such furnishing, then I charge you that that would be harboring, because it would furnish or be intended to furnish some place where those particular defendants might be nafe.

we must not overlook. This charge that is made in this indictment is not that these overt acts in themselves was shelter in the sense that one took another into a house, or a dugout or a cave, or put them away safely. The charge is that they

CONSPIRED to harbor and conceal them. Did these people conspire together to conceal barrow and Parker? Did they do that? And if they did do that, did they do any one of these eighty acts?

Any one of the defendants do any one of these eighty acts to carry into effect that agreement? If so, then they are all ruilty. Even though only one act - one overt act in pursuance of that un erstablic, was in fact, done.

I so not bean by the use of the wors, one set, to limit

the proof of the inited States officers in this manner.

I wish to say to you in this connection, that one or two of the defendants have testified, who were in the terms of the law, what we call accomplices. I think James Fullen would be in that category.

Now, the careful judge always says to the jury, even in the United States Court, where corroboration of an accomplice is not necessary, and I now say to you that that is the law, and yet with that carefulness that we think should always mark our proceedings, we try to find corroboration, if you can, in the evidence, and if you do not find it for one which is an accomplice, be sure you are right before you convict.

show, whether it does or not is for your determination, that lullen's statements are as to the car in the Corsicana garage, and as to the defendants at a filling station in Hill County, and as to the proceedings in Collinsowrth County, and many other matters, if you find that to be the truth, are testified to by outsiders. And I say, if you find that to be the truth, then that is what the law calls corroboration, and you need have no timerity or hesitancy in finding as true testimony of that sort, even though the giver of it may have been an accomplice.

I love to thin , and frequently I say it because if it

were not the truth this old world, as well as this old sinful world, would be wholly bereft of any opportunity of regeneration, that truth belongs to anybody who uses it, and the man or woman, regardless of the past life of that man or woman, may come safely to the succor of the truth and tell it. It belongs to him or to her as much as it does to anybody. And you, gentlemen, are for the purpose of seeking that here now. Where is the truth with reference to it?

In this connection, I charge you that you are the exclusive judges of the weight of the testimony and the credibility of the witnesses.

at some particular time, as to the weight of some of the testimony. I do not now recall that I did, but if I did do that, I now say to you that while that was within the right of the United States Judge to do, yet I must, and I do, put that duty upon your shoulders. You are the Supreme Court in the determination of this matter, because the law says that every trial judge must charge the jury, and that is what I do now, that you are the exclusive judges of the weight of the testimony and the credibility of the witnesses.

We are not insensible, of course, gentlemen, to such sentiments of family life as actuate all of us, but there is nothing in the law diving the mother, father, sister, brother,

friends, any right to break it. If you find these parties guilty, or any of them guilty, that is your matter. The judge, I trust with the proper sense of responsibility, will try to do his duty, not only by the law, but by society.

Write your verdict upon a form which the clerk will give you, saying, "We the jury, find the defendants, Mary C'Dare, John Pasden, Joe Francis, James Fullen, and Blanche Barrow, Fuilty, as pleaded by them." And, "We further find the defendants Floyd Marilton, Billie Mace, Mildred Hamilton, L. C. Barrow, Eillie Parker, alice Lavis, Henry Lethvin, Cumie Barrow, Steve Lavis, S. J. Harley, "T. Tyten, Marie Francis, Audrey Way Frrow, Joe Charless, and Milliam - Jones, multy as charmed in the indictment," if you so find; or "We further find" these last fifteen defendants I have mentioned to you, "not guilty, as charged in the indictment," if you so find, or, "We further find", either one of these fifteen, "guilty or not guilty", as you may find, letting your verdict speak as to each of the

The clerk has prepared a verdict which you will find responsive to these general instructions, and after each name you can write guilty or not guilty as you may find.